

The Gaz **Endia**

PUBLISHED BY AUTHORITY.

No. 40.}

SIMLA, SATURDAY, OCTOBER 2, 1886.

Separate paging is given to this Part in order that it may be filed as a separate compilation,

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LEMENT NO. 40.

SUPPLEMENT No. 40.

PART I.

Government of India Notifications, Appointments, Promotions, &c.

LEGISLATIVE DEPARTMENT.

NOTIFICATION.

Simla, the 1st October, 1886.

No. 15-Whereas his Secretary of State or India has by resolution in Council declared ne provisions of the 33rd of Vic., chap. 3, sec. to be from and after the 1st October, 1877, pplicable to the territories forming the Chief ommissionership of Coorg

And whereas the Chief Commissioner of org has proposed to the Governor General Council a draft of the following Regulation, ther with the reasons for proposing the

id whereas the Governor General in Council aken the draft and reasons into consideraand has approved of the draft, and the has received the Governor General's

> guance of the direction contained in ection, the said Regulation is now to the Gasette of India:

ULATION No. IV of 1886.

'Palidate certain decrees and by Parpattigars in Coorg. tain Paspattigars who tion 10 of the Coorg Courts Regulation, 1881, with power to try and deter- II of 1881. mine suits within local limits defined under that section, have exercised that power beyond those limits, and in that exprise of the power made decrees and orders which for the avoidance of litigation it is expedient to validate;

It is hereby enacted as follows:

1. When a decree or order made by any of those Parpattigars before the first day of July, 1885, would be deemed valid if it had been made in exercise of the power within the local limits defined under section 10 of the Coorg Courts Regulation, II of 1881. 1831, it shall not be deemed invalid or deprived of any of its effect by reason only of its having been made in exercise of the power beyond those limits.

> S. HARVEY JAMES, Offg. Secretary to the Government of India.

HOME DEPARTMENT. 3.

NOTIFICATIONS—ESTABLISHMENTS.

Simla, the 1st October, 1886.

No. 326.—The Hon'ble Sir S. C. Bayley, K.C.S.I., C.I.E., an Ordinary Member of the Council of the Governor-General of India, reported his departure from Bombay by the S.S. Carsen the afternoon of the 2-th Section 1.

NIE AZETTE OF INDIA, OCTOBER 2, 1886

the cave granted to him under Home Departent Notification No. 298, dated the 2nd idem.

No. 327.—Mr. W., Duthoit, D.C.L., Barrister-Law, is permitted to resign Her Majesty's engal Civil Service, with effect from the 1st august, 1886.

JUDICIAL.

30th September, 1886.

No. 1430.—Under the provisions of Section of Act XVIII of 1884 (The Punjab Courts Act 1884), the Governor-General in Council is pleased to appoint Mr. J. D. Tremlett, M.A., C.S., Additional Judge of the Chief Court, Punjab, to be a Judge of that Court.

No. 1433.—In exercise of the power conferred by section 13 not Act XXV of 1881 (The Negotiable Instruments Act, 1881, as amended by Act III 1885), the Governor-General in Council is pleased to make the following Rules for the guidance and control of Notaries Public appointed under that Act, and fixing the fees payable to those Notaries:—

- 1. Notaries Public shall, in transacting business under the Act, use the forms set forth in the Appendix to this Notification.
- Notaries Public shall, following the practice existing in the Presidency-towns, also register notings and protests made by them. No particular form of register is necessary for these purposes, but Notaries Public shall keep a substantial blank book in which to enter copies of all the letters which they may write presenting bills for acceptance or payment or better security; of all bills noted, or protested, or paid for honour, together with all endorsements thereon (including that made by themselves, to the effect that the bill has been noted or protested for non-acceptance or non-payment or want of better security); and of all protests made by themselves and of all declarations made by payers for honour. Notaries Public shall further, after examination of each enter in the book, affix their signature thereto, and, where demand of acceptance or payment or better security was made by a clerk, shall cause him to affix his signature also to the entry relating to the demand.
- 3. The book shall be known as the Notarial Register, and the pages thereof shall be numbered consecutively.
- 4. Every Notary Public shall permit the District Judge or such officer as the Local Government from time to time appoints in this behalf to inspect his register at such times, not oftener than twice a year, as the District Judge or officer may fix.
- 5. When the original instrument is in an Oriental language, any noting or protest or entry in his register which has to be made in respect of the instrument, by a Notary Public may be made either in that language or in English.
- 6. In making presentments of bills or notes, Notaries Public shall observe the provisions of Chapter V of the Act:

Provided that it shall not be necessary for a Notary Public to allow the drawee of a bill of exchange time for deliberation as provided by section 63.

- 7. Every Notary Public shall use a plain circular seal, bearing, if has been appointed by name, his name and the name of the local area within which he has been appointed to exercise his functions and the circumscription "Notary Public," and, if he has been appointed by virtue of his office, the name of his office and of the local area within which he has been appointed to exercise his functions and the circumscription "Notary Public."
- 8. Every Notary Public shall have an office at such place with local area for which he has been appointed as may be approved in this by the District Judge.

In cases where the language of the bill is unknown to the Notary Public, and where it is impossible one acquainted with the language of the bill to copy it into the register, an entry in the register of an all with he sufficient.

9. Notaries Public shall charge fees at the rates men below namely:—

(1)	For noting or	. :	·	•			Rs.	Rs.
(1)	For noting ar				,		3 000	•
				ment does not		•	1,000	2
	If it exceeds	$\mathbf{Rs.}$	1,000	but does not ex	cced		5,000	3
	Ditto	Rs.	5,000	ditto			20,000	5
	Ditto	$\mathbf{R}_{\mathbf{s}_{\bullet}}$	20,000	ditto			80,000	6
	Ditw	Rs.	80,000	ditto			50,000	7
	Ditto	Rs.	50,000	ditto				8
(2)	For protesting	r an	instrumen	t			Rs.	Rs
` '	•	•		ment doés n ot	exceed	_	1,000	6
	If it exceeds			but does not e		·	5,000	7
	Ditto	Rs.	5,000	ditto			20,000	10
	Ditto	Rs.	20,000	ditto			30,000	11
	Ditto	Rs.	30,000	ditto			40,000	12
	Ditto	$R_{s.}$	40,000	ditto			50,000	13
	Ditto	Rs.	50,000	ditto			60,000	14
	Ditto	Rs.	60,000	ditto			70,000	15
	Ditto	Rs.	70,000	ditto			80,000	16
	\mathbf{D}_{i} tto	Rs.	80,000	ditto			90,000	17
	Ditto_	Rs.	90,000	ditto		l,	00 ,0 00	18
	Ditto	Rs.	1,00,000	•••			•••	2 2

(3) For recording a declaration of payment for honour

2-8

(4) Duplicate protests,—half the charge for the original.

Note: In addition to the above fees, travelling allowance, at the rate of three annua a mile by rail and eight annua a mile by road, may be charged when the Notary Public is required to attend at any piace more than one mile from his office.

10. These Rules shall come into force on the first day of January, 1887.

APPENDIX.

I.

FORM OF NOTING.

(SEE SECTION 99.)

(To be made upon the instrument or upon a paper attached thereto, or partly upon each.)

Reference to page in Notarial Register.

Date of presentment and dishonour.

Reason, if any, assigned for dishonour (or, if the instrument has not been expressly dishonoured, reason why holder treats it as dishonoured).

Date of Note

(Sd.) \boldsymbol{A} . \boldsymbol{B} .,

Notary's Charges.

Notary Public.

II. (1

FORM OF PROTEST OF BILL OF EXCHANGE FOR NON-ACCEPTANCE.

(SEE SECTION 101.)

On the day of 18, I, A. B., a Notary Public appointed under the Negotiable Instruments Act, 1881, of in '(here state the local area for which the Notary Public has been appointed) in British India, at the request of C. D. of did, at (in person) (by my elerk) (by registered letter), cause due and customary presentment to be made to, and did demand acceptance of, the bill of exchange hereto annexed (or "a literal transcript whereof and of everything written or printed thereupon is hereto

/550 🖔

anned he com E.F., the person upon whom the said bill is drawn, to which dended answer (state terms of answer, if any) (or "to which demand he gave no answer"); wherefore I, the said Notary, at the request aforesaid by this writing, do, in the presence of M. N. and O. P., witnesses, protest against the drawer of the said bill of exchange and all other parties thereto and all others concerned for all exchange, re-exchange, and all costs, damages, and interest present and to come for want of acceptance of the said bill.

Which I attest.
(8d.) At B.,
Notary Public.

M. N. Witnesses.

. Nors:—When, after a bill is protested and before the protest is drawn up, it is accepted for honour, the protest should, further state the name of the person by whom and of the person for whom, and the manner in which, such acceptance was offered and effected.

III.

FORM OF PROTEST OF BILL OF EXCHANGE FOR NON-ACCEPTANCE WHEN THE DRAWEE CANNOT BE FOUND.

(SEE SECTION 101.)

(a) Where search was made by Notary Public in person or by his clerk.

On the day of 18, I, A. B., a Notary Public appointed under the Negotiable Instruments Act, 1881, of
in (here state the local area for which the Notary Public has been spointed) in British India, at the request of C. D. of , did (in person) (by my clerk), make due search at for E. F. in order to present to, and demand from, him acceptance of the bill of exchange hereto annexed (or "a literal transcript whereof and of everything

E. F. in order to present to, and demand from, him acceptance of the bill of exchange hereto annexed (or "a literal transcript whereof and of everything written or printed thereupon is hereto annexed") which is drawn upon the said **E. F.**, but was unable to find him; wherefore I, the said Notary, at the request aforesaid by this writing, do, in the presence of **M. N.** and **O. P.**, witnesses, protest against the drawer of the said bill of exchange and all other parties thereto and all others concerned for all exchange, re-exchange, and all costs, damages, and interest present and to come for want of acceptance of the said bill.

(b) Where registered letter was sent to the drawce.

On the day of 18, I, A. B., a Notary Public appointed under the Negotiable Instruments Act, 1881, of

in (here state the local area for which the Notary Public has been appointed) in British India, at the request of C. D. of , did send by post a registered letter addressed to E. F. at , wherein I enclosed and demanded from him acceptance of the bill of exchange hereto annexed (or "a literal transcript whereof and of everything written or printed thereupon is hereto annexed") which is drawn upon the said E. F., but the letter was returned undelivered, because the said E. F. could not be found; wherefore I, the said Notary, at the request aforesaid, by this writing, do, in the presence of M. N. and O. P., witnesses, protest against the drawer of the said bill of exchange and all other parties thereto and all others concerned for all exchange, re-exchange, and all costs, darages, and interest present and to come for want of acceptance of the said bill.

Which I attest.

(Sd.) A. B.,

Notary Public.

 $\left. \begin{array}{l} M. \ N. \\ O. \ P. \end{array} \right\}$ Witnesses.

Nors.-When, after a bill is protested and before the protest is drawn up, it is accepted for honour, the protest should further state the name of the person by whom and of the person for whom, and the manner in which, such acceptance was offered and effected.

IV.

FORM OF PROTEST OF PROMISSORY NOTE OR BILL OF EXCHANGE FOR NON-PAYMENT.

(SEE SECTION 101.)

On the day of 18 , I, A. B., a Notary Public appointed under the Negotiable Instruments Act, 1881, of in there state the local area for which the Notary Public has been appointed) in British India, at the request of C. D. of cause due and customary presentment to be made at (in person) (by my clerk) (by registered letter) to and did demand payment of the promissory note (or bill of exchange, as the case may be) hereto annexed (or "a literal transcript whereof and of everything written or printed thereupon is hereto annexed ") from E. F., the maker of the said promissory note (or drawce, or acceptor, of the said bill of exchange, as the case may be), to which demand he made answer (state the terms of his answer, if any) or ("to which demand he gave no answer"); wherefore I, the said Notary, at the request aforesaid, by this writing, do, in the presence of M. N. and O. P., witnesses, protest against the maker of the said promissory note (or the drawer of the said bill of exchange, as the case may be) and all other parties thereto and all others concerned for all exchange, re-exchange, and all costs, damages, and interest present and to come for want of payment of the said promissory note (or bill of exchange, as the case may be).

Which I atttest.

(Sd.) A.B.

Notary Public.

 $\left. egin{array}{ll} M. & N. \\ O. & P. \end{array} \right\}$ Witnesses.

NOTE.—When, after a bill is protested and before the protest is drawn up, it is paid for honour, the protest should further state the name of the person by whom and of the person for whom, and the manner in which, such payment was offered and effected.

V.

PROTEST OF PROMISSORY NOTE OR BILL OF EXCHANGE FOR NON-PAYMENT WHEN THE MAKER, DRAWEE, OR ACCEPTOR (AS THE CASE MAY BE)
CANNOT BE FOUND.

(SEE SECTION 101.)

(a) Where search was made by Notary Public in person or by his clerk.

, I, A. B., a Notary Public day of 18 appointed under the Negotiable Instruments Act, 1881, of state the local area for which the Notary Public has been appointed) in British India, at the request of C. D. of , did (in person) (by my clerk) make for E. F., the maker (or drawee, or acceptor, as the case may duo search at be) in order to present to and demand from him payment of the promissory note (or "bill of exchange," as the case may be) hereto annexed (or "a literal transcript whereof and of everything written or printed thereupon is hereto annexed"), but was unable to find him; wherefore I, the said Notary, at the request aforesaid, by this writing, do, in the presence of M. N. and O. P., witnesses, protest against the maker of the said promissory note or drawer of said bill of exchange, as the case may be) and all other parties thereto and all others concerned for all exchange, re-exchange, and all costs, damages, and interest present and to come for want of payment of the said promissory note (or bill of exchange, as the case may be).

(b) Where registered letter was sent to the maker, drawee, or acceptor.

On the day of 18, I, A. B., a Notary Public appointed under the Negotiable Instruments Act, 1881, of in (here state the local area for which the Notary Public has been appointed) in British India, at the request of C. D. of , did send by post a registered letter addressed to E. F. at , the maker (or drawee, or acceptor, as the case may be), wherein I enclosed and demanded from him payment of the promissory note (or "bill of exchange," as the case may be) hereto

annexed (or "a literal transcript whereof and of everything written or printed thereupon is hereto annexed"), but the letter was returned undelivered because the said E_rF could not be found; wherefore I, the said Notary, at the request aforesaid, by this writing, do, in the presence of M. N. and O. P., witnesses, protest against the maker of the said promissory note (or the drawer of the said bill of exchange, as the case may be) and all other parties thereto and all others concerned for all exchange, re-exchange, and all costs, damages and interest present and to come for want of payment of the said promissory note (or bill of exchange, as the case may be).

Which I attest.
(Sd.) A. B.,
Notary Public.

M. N.
O. P.
Witnesses.

Note.—When, after a bill is protested and before the protest is drawn up, it is paid for honour, the protest should further state the name of the person by whom and of the person for whom, and the manner in which, such payment was offered and effected.

VI.

FORM OF PROTEST OF BILL OF EXCHANGE FOR BETTER SECURITY.

(SEE SECTION 101.)

On the day of 18, 1, A. B., a Notary Public appointed under the Negotiable Instruments Act, 1881, of

in (here state the local area for which the Notary Public has been appointed) in British India, at the request of C. D. of , did exhibit the bill of exchange hereto annexed (or "a literal transcript whereof and of everything written or printed thereupon is hereto annexed "to E. F., the person on whom the said bill is drawn, and whose acceptance appears thereon, and did demand better security for the payment thereof when the same should become payable in consequence of the said E. F. having become insolvent (or "his credit having been publicly impeached," as the case may be), to which demand he made answer (or "to which demand he gave no answer"); wherefore I, the said Notary, at the request aforcanid, by this writing, do, in the presence of M. N. and O. P., witnesses, protest against the drawer of the said bill of exchange and the acceptor and all other parties thereto and all others concerned for all exchange, re-exchange, and all costs, damages, and interest present and to come for want of better security for the payment of the said bill when due and payable.

Which I attest. .

(Sd.) A. B.

Notary Public.

 ${\left. \begin{array}{l} M. \ N. \\ O. \ P. \end{array} \right\}}$ Witnesses.

Norn.—When, after a bill is protested and before the protest is drawn up, it is accepted for honour, the protest should further state the name of the person by whom and of the person for whom, and the manner in which, such acceptance was offered and effected.

VII

FORM OF PROTEST OF BILL OF EXCHANGE FOR BETTER SECURITY WHEN THE ACCEPTOR CANNOT BE FOUND.

(SEE SECTION 101.)

(a) Where search was made by Notary Public in person or by his clerk.

On the day of 18, I, A. B., a Notary Public appointed under the Negotiable Instruments Act, 1881, of

in (here state the local area for which the Notary Public has been appointed) in British India, at the request of C. D. of , did (in person (by my clerk) make due search at for E. F., in order

to exhibit the bill of exchange hereto annexed (or "a literal transcript whereof and of everything written or printed thereupon is hereto annexed") to the said E. F., the person on whom the said bill is drawn, and whose acceptance appears thereon, and demand better security for the payment thereof when the same should become payable in consequence of his having become insolvent (or "his credit having been publicly impeached," as the case may be), but was unable to find him; wherefore I, the said Notary, at the request aforesaid, by this writing, do, in the presence of M. N and O. P., witnesses, protest against the drawer of the said bill of exchange and the acceptor and all other parties thereto and all concerned for all exchange, re-exchange, and all costs, damages, and interest present and to come for want of better security for the payment of the said bill when due and payable.

(b) Where registered letter was sent to the acceptor.

On the day of 18, I, A. B., a Notary Public appointed under the Negotiable Instruments Act, 1881, of

in (here state the local area for which the Notary Public has been appointed) in British India, at the request of C. D. of , did

send by post a registered letter addressed to E. F. at

, wherein I enclosed the bill of exchange hereto annexed (or "a literal transcript whereof and of everything written or printed thereupon is hereto annexed"), and did by such letter demand from the said E. F., the person on whom the said bill is drawn and whose acceptance appears thereon, better security for the payment thereof when the same should become payable in consequence of his having become insolvent (or "his credit having been publicly impeached," as the case may be), but the said letter was returned undelivered because the said E. F. could not be found; wherefore I, the said Notary, at the request aforesaid, by this writing, do, in the presence of M. N. and O. P., witnesses, protest against the drawer of the said bill of exchange and the acceptor and all other parties thereto and all others concerned for all exchange, re-exchange, and all costs, damages, and interest present and to come for want of better security for the payment of the said bill when due and payable.

Which I attest. (Sd.) A. B., Notary Public.

 $\left. egin{array}{ll} M. & N. \\ O. & P. \end{array} \right\}$ Witnesses.

Note.—When, after a bill is protested and before the protest is drawn up, it is accepted for honour, the protest should further state the name of the person by whom and of the person for whom, and the manner in which, such acceptance was offered and effected.

VIII.

FORM OF NOTICE OF PROTEST TO DRAWER TO BE GIVEN BY A NOTARY PUBLIC.

(SEE SECTION 102.)

Take notice that a bill of exchange for (here state the omount) drawn by you under date the on

and payable at has been dishonoured by non-acceptance (or non-payment, as the case may be) and protested, and that you will be held liable thereon.

(Sd.) A. B.

Notary Public.

IX.

FORM OF NOTICE OF PROTEST TO INDORSER TO BE GIVEN BY A NOTARY PUBLIC.

(SEE SECTION 102.)

Take notice that a bill of exchange for (here state the amount) drawn by under date the

and payable at and bearing your indorsement has been dishonoured by non-acceptance (or non-payment, as the case may be) and protested, and that you will be held liable thereon.

(Sd.) $A \cdot B$.

Notary Public.

X.

FORM OF NOTARIAL ACT OF DECLARATION HAVING BEEN MADE BY A PAYER FOR HONOUR.

(SEE SECTION 113.)

day of 18 , I, A. B., a Notary On the Public appointed under the Indian Negotiable Instruments Act, 1881, of , in there state the local area for which the Notary Public has been appointed) in British India, do hereby certify that the

bill of exchange hereto annexed (or "a literal transcript whereof and of everything written or printed thereupon is hereto annexed ") (now protested for nonpayment) was this day exhibited to Y. Z. of

the Presidency of

, in British India (or to his agent in this behalf. as the case may be), who declared before me that he, the said Y. Z., would pay the amount of the said bill under protest for the honour of there insert the name of the party for whose honour the payment is to be made), holding the said (here insert the name of the party for whose honour the payment is to be made) and the drawer and all other proper persons responsible to him, the said Y. Z., for the amount of the said bill and for all proper costs, interest, damages, and expenses; I have, therefore, in the presence of M. N. and O. P., witnesses, granted this Notarial Act of honour accordingly.

Which I attest.

(Sd.) A. B.

Notary Public.

 ${\begin{array}{c} M. \ N. \\ O. \ P. \end{array}}$ Witnesses.

PATENTS.

The 27th September, 1886.

No. 1223.-Specifications of the undermentioned inventions have been filed, under the provisions of Act XV of 1859, in the Office of the Secretary to the Government of India in the Home Department. Copies have been sent to one of the Secretaries to each of the Governments of Bengal, Fort St. George, Bombay, and the North-Western Provinces. A copy of every specification is open to public inspection, at all reasonable hours, at the Office of the Secretary to the Government of India in the Home Department at the Presidency, upon payment of a fee of one rupee. A certified copy of any specification will be given to any person requiring the same on payment of the expense of copying.-

No. 51 of 1886. - Walter Bushby and Arthur Westrop, of Messrs. Steuart and Company, No. 8, Old Court House Corner,

Calcutta, for a New Buggy.

No. 76 of 1886.—William Hood Gilruth, late of Assam,
at present of Calcutta, Tea Planter, No. 80 of 1886.

Alexandria, Egypt, Captain in the Royal Navy, for Improvements in apparatus for drying tea leaves and the like, to be called "Gilluth's Harmatton Tea Dryer."

No. 80 of 1886.

Hugh Robert S.ewart, of Ramleh, Alexandria, Egypt, Captain in the Royal Navy, for Improvements in Tents.

Tents.

No. 110 of 1886. - Ernest Donner, Gentleman, at present residing at Harley's Road, No. 4, Madras, for Softening and Preparing Cocoons of Silkworms, notably Tusser and other hard species, preparatory to reeling or carding them.

No. 145 of 1886.—Henry Hamilton Remfry, Solicitor and Patent Agent, of No. 5, Fancy Lane, Calcutta, for Improvements of Pocket Sewing Machine.

No. 156 of 1886.-Martin Van Buren Ethridge, residing at No. 6, Staniford Street, in the City of Boston, County of Suf-folk and State of Massachusetts, one of the United States of America, Gentleman, for Improvement in Stamp Cancelling and Post-marking Machines.

A. P. MACDONNELL,

Offg. Secretary to the Government of India.

FOREIGN DEPARTMENT.

NOTIFICATIONS.

Simla, the 28th Scptember, 1886.

No. 3509 /.- Resaldar-Major Isri Pershad. C.I.E., is appointed Honorary Attaché to the Agent to the Governor-General in Central India.

The 1st October, 1886.

No. 3538 /.—In modification of the Notification of the Government of India in the Foreign Department, No. 529 I., dated the 1st March 1883, the Governor-General in Council is pleased to extend the provisions of Chapter XLV of the Code of Civil Procedure, so far as they are applicable, to the Civil and Military Station of Bangalore."

The 30th September, 1886.

No 2252 E.—Under the provisions of Section 2 of the Bengal Eastern Frontier Tracts Regulation I of 1873 (Regulation for the peace and government of certain districts in the Eastern Frontier of Bengal), the Governor-General in Council is pleased, in modification of Foreign Department Notification, No. 2772E., dated the 16th October, 1884, to revise, as below, the south-west portion of the Lakhimpur Inner Line:

From the confluence of the Buri Dehing with the Kerampani along the left bank of the Dehing river to its confluence with the Tirap river, thence along the left bank of the Tirap river to the point where it is joined by the Likhrakha, thence up the crest of the Waddo range and along the crest in a south-westerly direction crossing the Ledo river and proceeding to a point on the Namdang two-and-a-half miles south-west of the old site of the Jaihing village as marked on the Topographical map, thence in a north-westerly direction to the foot of the hills thence along the foot of the hills to the Dirak river, thence along the Dirak river to its junction with the Dehing.

H. M. DURAND,

Secretary to the Government of India.

DEPARTMENT OF FINANCE AND COMMERCE.

NOTIFICATIONS.

LEAVE AND APPOINTMENTS.

Simla, the 28th September, 1886.

No. 3373.—The services of Surgeon F. F. MacCartie, at present employed as a Probationer in the Assay Department of the Bombay Mint, are replaced at the disposal of the Government of Bombay.

The 29th September, 1886.

No. 3393.—Mr. G. C. Walker, B.C.S., having been appointed to officiate as Under-Secretary to the Government of India in the Department of Finance and Commerce, assumed charge of that appointment before noon on the 23rd September, 1886.

Codes.

The 30th September, 1886.

No. 3427.

PAY AND ACTING ALLOWANCE CODE.

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Section 5.

Insert the following as "Note (4)" under

this Section:
["NOTE (4),—For the purposes of this Section, promotion to a higher grade of the same appointment is to be

SEPARATE REVENUE.

ASSESSED TAXES. INCOME TAX.

The 30th September, 1886.

No. 3438.—In exercise of the powers conferred by Section 38 of Act II of 1886, the Governor-General in Council directs that in line 1 of each of the forms of certificate B and C appended to the Rules prescribed in Financial Notification No. 593, dated the 5th February, 1886, the name of the owner of the Securities shall be inserted after the words "Income of

J. F. FINLAY.

Offg. Secretary to the Government of India.

MILITARY DEPARTMENT.

Simla, the 1st October, 1886.

APPOINTMENTS.

No. 649.—Personal Staff—

The Viceroy and Governor-General has been pleased to make the following appointment on His Excellency's Personal Staff, with effect from the 20th September, 1880 :-

To be Extra Aide-de-Camp.

Lieutenant L. G. F. Gordon, Royal Artillery.

No. 650.—STAFF CORPS—

The undermentioned officers, appointed by the Secretary of State for India probationers for the Indian Staff Corps, are posted as follows, with effect from the dates of their arrival in , India :-

BENGAL STAFF CORPS.

Lieutenant W. H. Goodair, 5th (Royal Irish) Lancers.

MADRAS STAFF CORPS.

Licutenant C. E. Hendley, Welsh Regiment. Lieutenant H. W. C. Colquhoun, Welsh Regiment.

BOMBAY STAFF CORPS.

Lieutenant E. R. Houghton, West Riding Regiment.

FURLOUGH AND LEAVE.

No. 651.—The undermentioned officers are ranted leave out of India under the Leave Rules for the Staff Corps, with effect from the dates on which they are respectively struck off duty:-

Colonel F. J. Keen, C.B., Bengal S. C., (p. a.) for one year. Pension-service,-over thirty years.

Colonel A. Battye, C.B., Bengal S. C., Commandant, 1st Battalion, 2nd (Prince of Wales' Own) Goorkha Regiment, (p. a.) for one year. Pension-service,—twenty-nine years and 161 days.

Captain B. Channer, Bengal S. C., 2nd (Queen's Own) Bengal Infantry, (m. c.) for one year. Pension-service,—eighteen years and 281 days.

Lieutenant A. N. Carr, Bengal S. C., 3rd Bengal Cayalry, (m. c.) for one year. Pension-service,—eight years and 244 days.

No. 652,—The undermentioned officers have been granted extensions of furlough by the Secretary of State for India:—

Colonel E. T. Thackeray, C.B., V.C., R.E., (m. c.) for one month.

Major A. de C. Rennick, Bengal S. C., (m. c.) for one month.

Captain L. J. H. Grey, Bengal S. C., (u. p. a.) for seven days.

Honorary-Lieutenant R. A. Chalmers, Military Works Department, (m. c.) for six months.

No. 653.—Honorary-Lieutenant T. Lee, Commissariat Department, Transport Branch, is granted leave in India, (m. c.) for one year under rule XXVI of the regulations of 1858, with effect from the 25th March, 1886. (G. G. O. No. 369 of 1886 is cancelled.)

LONDON GAZETTE.

No. 654.—The following extracts are published for general information:—

"London Gazette," dated the 27th August, 1886, page 4178.

WAR OFFICE;

Pall Mall, 27th August, 1886.

MEMORANDA.

The undermentioned Lieutenant-Colonels to be Colonels:—

Charles Chester Sargeaunt, Madras Staff Corps. Dated 31st May, 1886.

George Gordon Young, Bengal Staff Corps. Dated 13th June, 1886.

Edwards Charles Garstin, Bengal Staff Corps. Dated 13th June, 1886.

Ayrton Pullan, Bengal Staff Corps. Dated 14th June, 1886.

Robert Blackall Graham, Bengal Staff Corps.

Dated 14th June, 1886. Edward James Watson, Madras Staff Corps. Dated 14th June, 1886.

James FitzGerald, Bengal Staff Corps. Dated 16th June, 1886."

"London Gazette," dated the 31st August, 1886, page 4226.

"INDIA OFFICE;

31st August, 1886.

The Queen has approved of the following admissions to the Staff Corps made by the Governments in India.

BENGAL STAFF CORPS.

To be Lieutenants.

Lieutenant Offley Bohun Stovin Fairless Shore, from the West Yorkshire Regiment. Dated 27th April, 1884, but to rank from 10th May, 1882.

Lieutenant John Alfred Hudson Woodward, from the Border Regiment. Dated 18th

Lieutanant Ivor Philipps, from the Manchester Regiment. Dated 8th October, 1884, but to rank from 12th May, 1883.

The Queen has also approved of the following transfer to the Half-Pay List:—

MADRAS INFANTRY.

Lieutenant-Colonel and Colonel Albert Joseph Howes. Dated 31st August, 1886."

PROMOTIONS.

No. 655.—The following promotions are made, subject to Her Majesty's approval:—

To be Colonel in the Army.

Lieutenant-Colonel Henry Phipson Peacock, Bengal Cavalry,—20th September, 1886.

INDIAN ARMY.

Major Arthur John Tregonwell Welchman, General List, Infantry (now on temporary half-pay) to be Lieutenant-Colonel, with effect from the 20th December, 1885.

MEDICAL DEPARTMENT.

Surgeons to be Surgeons-Major, with effect from 30th September, 1880:—

R. N. Stoker.

G. Bomford, M.D.

A. Barclay, M.B.

C. J. McCartie, M.D.

No.: 656.—NATIVE ARMY—

5th Bengal Cavalry.

Ressaldar Abdúl Azíz to be Ressaldar-Major, vice Ressaldar-Major Gopíl Singh, invalided;

Ressaidar Partúb Singh to be Ressaidar, and Jemadar Súchét Singh, to be Ressaidar, vice Ressaldar-Major Gopál Singh, invalided, with effect from the 3rd July, 1886.

No. 657.—Public Works Department—

Assistant-Commissary and Honorary-Lieutenant George Mortimer to be Deputy Commissary, supernumerary;

Assistant-Commissary and Honorary-Lieutenant William James to be Deputy Com*.. missary.-

with effect from the 18th May, 1886, vice Deputy Commissary and Honorary-Captain M. Johnstone, retired.

Conductor William Townsend Tobin to be Deputy-Assistant Commissary;

Sub-Conductor John Joseph Young to be Con-

Sergeant Thomas Fitzpatrick to be Sub-Conductor,—

with effect from the 18th June, 1886, vice Deputy-Assistant Commissary and Honorary-Lieutenant J. Keenan, retired.

RETIREMENTS.

No. 658.—Brigade-Surgeon James Browne, M.D., has been permitted to retire from the service, with effect from the 18th August, 1886,

REWARDS.

No. 659.—Order of British India—

The Governor-General in Council is pleased to admit the undermentioned Native Officers to the 1st and 2nd Classes of the Order of British India from the dates specified:—

BENGAL.

To the 1st Class, with the title of "Sirdar Bahadur."

Subadar-Major Ghúlám Húsain, Bahadur, 28th Bengal Infantry, vice Ressaldar Kammarúdín Khán, Sirdar Bahadur, deceased,---4th July, 1885.

Subadar-Major Shér Singh, Bahadur, 31st Bengal Infantry, vice Subadar-Major Jiwand Singh, Sirdar Bahadur, deceased,— 2nd October, 1885.

Ressaldar-Major Mír Alam Khan, Bahadur, 1st Punjab Cavalry, vice Subadar-Major Sheik Húsain Baksh, Sirdar Bahadur, deceased,—17th October, 1885.

Ressaldar Shér Singh, Bahadur, 2nd Punjab Cavalry, vice Ressaldar Anúp Singh, Sirdar Bahadur, deceased,—31st October, 1885.

Ressaldar Muhammad Salim Khan, Bahadur, 3rd Punjab Cavalry, vice Subadar-Major Nihál Singh, Sirdar Bahadur, deceased,— 17th March, 1886.

Ressaldar-Major Amír Ali Sháh, *Bahadur*, 5th Punjab Cavalry, vice Subadar-Major Indarbír Láma, *Sirdar Bahadur*, deceased,—3rd June, 1886.

To the 2nd Class, with the title of "Bahadur."

Subadar Húkam Chand, 4th Punjab Infantry, vice Subadar-Major Ghúlúm Húsain, Bahadur, promoted,—4th July, 1885.

hadur, promoted,—4th July, 1885. Ressaldar Wajid Ally, 3rd Bengal Cavalry, vice Subadar-Major Shér Singh, Bahadur, promoted,—2nd October, 1885.

Subadar Bálakrám Chobé, 4th Bengal Infantry, vice Ressaldar Shér Singh, Bahadur, promoted,—31st October, 1885.

Subadar Arsalla Khan, 20th Bengal Infantry, vice Ressaldar Muhammad Salím Khán, Bahadur, promoted,—17th March, 1886.

VOLUNTEER CORPS.

No. 650.—His Excellency the Governor-General in Council is pleased to sanction the conversion of the Mounted Infantry Company of the Calcutta Volunteer Rifle Corps into a squadron of Cavalry to be styled the "Calcutta Mounted Rifles."•

MILITARY WORKS DEPARTMENT.

No. 661.—Captain J. C. M. Beresford, R.E., Executive Engineer, 4th Grade, is removed from the establishment of the Military Works Department. Pending further orders, he will be attached to that department, under section 7, paragraph 230E, of the Bengal Army Regulations.

O. R. NEWMARCH, Major-General, Secretary to the Government of India.

MILITARY DEPARTMENT.

NOTIFICATION.

Simla, the 1st October, 1886.

Under clause 26 of the Regulations appended to the Regimental Debts Act of 1863, it is notified that reports of the deaths of the undermentioned commissioned officers, on the dates specified, were received in the Military Department between the 25th September and the 1st October, 1886:

Corps.	Rank and Name.	Date Decease.	Place of Decease.	!	Or Intestate.	;	Remarks.
giment.	Lieutenant H. E. Davis Lieutenant E. H. Stockdale	20th September, 1880. 19th September, 1880.	•				

Statement of Deposits on account of Estates between the 25th September and the 1st October, 1886.

On whose account.	Rank.	Corps.	Date of Decease.	Testate or Intestate.	Total unclaimed amount deposit d.	Amount Date to which claims will be received.
William George Dunsford	Captain .	Bengal Staf	f 12th June, 1886	No will found.	Rs. A. P.	25th November, 1880.

(a) Next-of-kin.—Widow—Annie Grace Dunsford.
Children—Evelyn Henry, Bertie William Edgrecombe.

JIC WORKS DEPARTMENT.

NOTIFICATIONS.

nla, the 27th September, 1886.

5.—Mr. B. W. Cantopher, Executive 3rd Grade, sub. pro tem., State Rail-transferred from the Establishment Chief Commissioner of Assam to that Chief Commissioner of Burma.

6.—Mr. R. K. Biernacki, Locomotive 2, is transferred from the Establishment 2 control of the Government of the estern Provinces and Oudh to that Director-General of Railways.

No. 247.—Mr. W. R. Foy, Executive Engineer, 4th Grade, temporary rank, Assam, reverted to his substantive rank of Assistant Engineer, 1st Grade, with effect from the afternoon of 21st August, 1886.

The 1st October, 1886.

No. 248.—The portion of Public Works Department Notification No. 210, dated 14th August, 1886, relating to Mr. C O. Leefc, is cancelled.

H. A. BROWNLOW, Colonel, R.E.,



The Gazette of India.

PUBLISHED BY AUTHORITY.

SIMLA, SATURDAY, OCTOBER 2, 1886.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART IV.

Acts of the Governor General's Council assented to by the Governor General.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

[Third publication.]

The following Act of the Governor General of India in Council received the assent of His Excellency the Governor-General on the 17th September, 1886, and is hereby promulgated for general information:—

ACT NO. XVII OF 1886.

An Act to annex the Town and Fort of Jhansi and certain adjacent Territory to the Jhansi District, and for certain other purposes.

Short title and commencement.

1. (1) This Act may be called the Jhánsí and Morar Act, 1886; and

(2) It shall come into force on a date to be appointed in this behalf by the Lieutenant-Governor of the North-Western Provinces, which date is in this Act referred to as the commencement of this Act.

PART I.

WHEREAS since the beginning of March, 1886, the town and fort of Jhánsí have been ceded to the British Government in full sovereignty by His Highness the Mahárájá Scindia in exchange for the cantonment of Morar which has been ceded to His Highness in full sovereignty by the British Government;

And whereas the town and fort of Jhansi have been declared by the Governor-General in Council to be subject to the Lieutenant-Governorship of the North-Western Provinces;

And whereas it is proposed that certain lands adjacent to the Jhansi district should be ceded to the British Government in full sovereignty by His Highness in exchange for certain other lands to be exceed to His Highness in full sovereignty by the British Government;

And whereas it is expedient that the town and fort of Jhánsí, and the lands to be ceded to the British Government should be annexed to the Jhánsí district, and that the law in force therein should be the same as the law in force in that district;

And whereas it is also expedient that the town and fort, and the lands which may be ceded to the British Government, should, for the purposes of the Scheduled Districts Act, 1874, form part XIV of 1874 of the Jhansi district;

It is hereby enacted as follows

2. The town and fort of Jhánsí, and the lands
Annexation of ceded which may be ceded to the
lands to Jhánsí district. British Government in accordance with the proposal referred to in the
preamble to this Port, shall, in the case of the
town and fort, from the commencement of this
Act, and, in the case of any of the lands, from
the date of the cession thereof, be deemed to be
part of the Jhánsí district.

Assimilation of law in force in coded lands to law in force in Jhánsí district.

Shall be in force in the Jhánsí district and not in the town and fort of Jhánsí or in those lands, shall then come into force in the town and fort or in those lands, as the case may be.

4. On and from the commencement of this Act, or the date of the cession of any of those lands, as the case may be, the town and fort of Jhansi and the lands

shall be deemed 'to form part of the district of Jhansi mentioned in Part IV of the first schedule to the Scheduled Districts Act, 1874.

XIV of 187(

XVIII

XII of 1681.

5. All acts of executive authority, proceedings, decrees and sentences which Validation of acts done since the beginning have been done, taken or of March, 1886. passed in or with respect to the town and fort of Jhansi since the beginning of March, 1886, and before the commencement of this Act, by any officer of the Government, or by any person acting under his authority or otherwise. in pursuance of an order of the Government, or which have been or shall be ratified by the Lieutenant-Governor of the North-Western Provinces, shall be as valid and operative as if they had been done, taken or passed in accordance with law; and no suit or other proceeding shall be maintained or continued against any person whatever on the ground that any such acts, proceedings, decrees or sentences were not done, taken or passed in accordance with law.

PART II.

And whereas it is expedient that decrees and orders passed by the Civil and Revenue Courts of His Highness in cases which would have been cognizable by the Civil and Revonue Courts of XIV of 1882, the Jhansi district under the Code of Civil Proof cedure or the Jhansi Courts Act, 1867, or the North-Western Provinces Rent Act, 1881, if the territory ceded by His Highness had been part of the Jhansi district at the time of the institution of the cases, should be capable of being executed as if they had been made by the Courts of the Jhansi district;

> And whereas the period of limitation prescribed for suits in the territories of His Highness is twelve years, and it is expedient that persons having just claims which, but for the cession of territory, they might have enforced in the Courts of His Highness, should not be debarred from enforcing those claims by reason of a shorter period of limitation being prescribed for any class of suits by the law in force in the Jhansi district;

> And whereas it is expedient that suits pending in the Courts of His Highness and left undetermined by those Courts by reason of cession of territory should be continued in the Courts of the Jhánsí district;

> And whereas it is expedient to remove doubts as to the effect of the law in force in the Jhansi district, with respect to registration and stamps, on documents and instruments to which at the time of their execution the law of His Highness applied and the law of British India did not apply;

It is hereby further enacted as follows:—

- 6. (1) An application for the execution of a Execution of decrees of decree or order passed by a Civil or Revenue Court of His Highness in any such case as is referred to in the first clause of the preamble to this Part may, with the previous sanction of the Deputy Commissioner, be made to any Court in the Jhánsí district subordinate to the Court of the Commissioner which may be specified by the Deputy Commissioner in that behalf in his order giving the sanction.
- (2) If in any case the Deputy Commissioner is of opinion that for special reasons the sunction ought to be withheld or ought to be granted subject to conditions, he may either with-hold his sanction or permit the application to be made on any conditions which in the circumstances he deems it proper to impose; but in

either of those cases he shall record the reasons in writing.

- (3) The fact that an application is barred by the Indian Limitation Act, 1877, may be suffi- XV of 1877. cient cause for withholding sanction to the making of the application, but in any case in which the holder of the decree or order has been detarred from enforcing it by reason of the cession of the town and fort of Jhansi to the British Government, and to which the Deputy Commissioner sees fit to apply the provisions of that Act, the Deputy Commissioner shall, in computing the period of limitation, exclude therefrom the time which has elapsed between the cession of the town and fort and the commencement of this Act.
- (4) Subject to revision by the Commissioner of the Jhansi Division, an order of the Deputy Commissioner sanctioning or refusing to sanction the making of an application under this section, or imposing conditions with respect thereto, shall be final.
- 7. (1) Notwithstanding anything in the Indian Extension of period of Limitation Act, 1877, or in XV of 1877. certain any other enactment, the Deputy Commissioner may, within such term, not exceeding two years from the commencement of this Act, as the Local Goveroment may prescribe in this behalf, admit any suit of a nature cognizable by the Courts of British India, which, if there had not been a cession of territory and the suit had been instituted in a Court of His Highness having jurisdiction with respect thereto, would not be liable to be dismissed by that Court by reason of its being barred by any law of limitation.
- (2) In the computation of the period of limitation for a suit referred to in sub-section (1) which the plaintiff has been debarred from instituting by reason of the cession of the town and fort of Jhánsí to the British Government, there shall be excluded from the period the time which has elapsed between the cession of the town and fort and the commencement of this Act.
- (3) Subject to revision by the Commissioner of the Jhansi Division, an order of the Deputy Commissioner admitting or refusing to admit a suit under sub-section (1) shall be final.
- 8. An original suit pending in a Court of Continuance of pend. His Highness and left uning suits. determined by that Court by reason of cession of territory may, be continued, under the law of limitation applicable to that Court but otherwise in accordance with the law and procedure of British Indian Courts, in any Court in the Jhansi district subordinate to the Court of the Commissioner which the Deputy Commissioner may appoint in that behalf.
- 9. The provisions of the law of British India with respect to the Saving in favour of unregistered documents consequences of documents and unstamped instrubeing unregistered or instruments being unstamped shall not apply to any document or instrument which may have been executed before a date to be prescribed in this behalf by the Local Government. and to which the law of His Highness applied, and the law of British India did not apply, at the time of its execution.

PART III.

And whereas it is expedient that traders and others who were entitled immediately before the cession of the cantonment of Morar to institute eertain suits in, or make applications for or with respect to the execution of certain decrees to, a Civil Court at Morar should be enabled to institute those suits in, and make those applications to, the Civil Courts at Jhánsí and Agra, and at any other place from time to time appointed in this behalf by the Governor-General in Council, and that the period of limitation in these cases should be extended;

It is hereby further enacted as follows:-

10. (1) Any person who at the date of the cession of the cantonment of Morar

Suits for debt formerly cognizable in a Mo.ar Court to be cognizable in Courts at certain other places.

of the cantonment of Morar was entitled to institute in a Civil Court at Morar a suit of any of the descriptions referred to in articles 50 to 54

(both inclusive) or articles 56 to 64 (both inclusive) or articles 66 to 75 (both inclusive) of the second schedule to the Indian Limitation Act, 1877, or to make to any such Court an application for or with respect to the execution of a decree in any

such suit, may institute the suit or make the application in any Civil Court at Jhánsí or Agra, or other place appointed in that behalf by the Governor-General in Council, which would have jurisdiction in the suit to be instituted, or, as the case may be, would have had jurisdiction in the suit in which the decree to be executed was passed, if the cause of action had arisen within the local limits of its jurisdiction.

- (2) Notwithstanding anything in any enactment or notification to the contrary, any Civil Court at Jhánsí or Agra, or other place aforesaid, in which any such suit or application as is referred to in sub-section (1) is instituted or made shall, subject to the provisions of that sub-section, have jurisdiction to dispose of it.
- (3) In computing the period of limitation for any suit or application referred to in this section, the time which has elapsed between the date of the cession of the cantonment of Morar and the commencement of this Act shall be excluded.

S. HARVEY JAMES,

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

[Second publication.]

The following Act of the Governor-General of India in Council received the assent of His Excellency the Governor-General on the 24th September, 1886, and is hereby promulgated for general information :-

ACT No. XVIII OF 1886.

An Act to amend Act XXXVI of 1858.

WHEREAS it is expedient to amend Act XXXVI of 1858 (an Act relating to Lunatic Asylums); It is hereby enacted as follows :--

after section 6.

1. After section 6 the fol-New section inserted lowing shall be inserted, namely:-

"6 A. (1) Where a person found wandering at

Detention of supposed lunatics under obserlarge who is deemed to be a lunatic, or where person believed to be dangerous by reason of lunacy,

is apprehended and sent to the Magistrate or the Commissioner of Police, or where, on report or information that a person deemed to be a lunatic is not under proper care and control or is cruelly treated or neglected, the Magistrate or the Commissioner of Police sends for him and then determines to proceed as prescribed in section 4 of this Act, the Magistrate or the Commissioner of Police, on the request of the medical officer, may, by order in writing, authorise the detention of the supposed lunatic for such time, not exceeding ten days, as, in the opinion of the Magistrate or the Commissioner of Police, may be necessary to enable the medical officer to form an opinion on the question whether or not the supposed lunatic is a person with respect to whom a certificate in the form A in the schedule to this Act ought to be signed.

"(2) If the medical officer certifies further detention than has been authorised under subsection (1) to be necessary to enable him to form his opinion on that question, the Magistrate or

the Commissioner of Police may from time to time, by order in writing, authorise such further detention as he deems to be necessary:

- "Provided that a supposed lunatic shall not be detained for the purpose of this section for a longer time than fourteen days from the date on which the first order authorising his detention for that purpose is made.
- "(3) The Executive Government may from time to time make rules as to the place of detentime to that meet and treatment, of supposed lunatics detained under this section.
 - 2. To section 9 the words "Subject to the provisions of any enactment Amendment of section for the time being in force," shall be prefixed.

New sections to follow section 17.

3. After section 17 the following shall be inserted, namely:-

" 17A. When an

Provision for provinces not having asylums. Executive Government has not established within its limits a public asylum for the reception and detention

of lunaties under this Act, the Governor-General in Council may from time to time appoint an asylum established in British India beyond those limits to be an asylum to which a Magistrate or Judge exercising jurisdiction within those limits may send lunatics as to an asylum establishel under this Act for the division in which his jurisdiction is situate.

"17B. The Governor-General in Council may provincial from time to time, by order, asylums as presidency asylums for purposes of direct, with respect to any part of British India which is not annexed to a presidency or, being annexed to the presidency of Fort William, Fort Saint George or Bombay, is situated at a greater distance than three hundred miles from Calcutta, Madras'or Bombay, respectively, that any lunctic asylum in British India named in the order shall be deemed for that part to be a lunatic asylum at the presidency for the purposes of this Act.'

S. HARVEY JAMES,

The following Report of the Select Committee on the Bill to amend Act XXXVI of 1858 was presented to the Council of the Governor-General of India for the purpose of making Laws and Regulations on the 15th September, 1886 :-

LEGISLATIVE DEPARTMENT.

WE, the undersigned, Members of the Select Committee to which the Bill to amend Act

From Officiating Assistant Secretary to Chief Commissioner, Central Provinces, No. 182—9, dated 21st January, 1886 [Paper No. 1].

From Secretary for Berar to Resident, Hyderabad, No. 14G., dated 19th January, 1886 [Paper No. 2].

From Secretary to Chief Commissioner, Assam. No 224, dated 27th January, 1886 [Paper No. 3].

From Officiating Secretary to Chief Commissioner, British Burma, No. 534—4L., dated

29th January, 1886 [Paper No. 4].

From Chief Commissioner, Ajmer-Merwara, No. 294C., dated 3rd February, 1886

From Under-Secretary to Government, Bombay, No. 522, dated 9th February, 1886, and enclosures [Papers No. 6].

From Acting Chief Secretary to Government, Madras, No. 355, dated 9th February, 1886, and enclosures [Papers No. 7].

From Secretary to Government, North-Western Provinces and Oudh, No. 331--VI-

590-6, dated 19th February, 1886, and enclosure [Papers No. 8]. From Registrar, High Court, Calcutta, No. 502, dated 23rd February, 1886 [Paper No. 97.

From Secretary to Chief Commissioner, Coorg, No. 289-12, dated 1st March, 1886

From Officiating Secretary to Government, Bengal, No. 1604, dated 1st April, 1886

[Paper No. 11].

From Secretary to Government, Punjab, No. 319, dated 19th March, 1886, and enclosures [Papers No. 12].

XXXVI of 1858 was referred, have considered the Bill and the papers not-ed in the margin, and have now the honour to submit this our Report.

2. The Bill as introduced was approved by the authorities to whom it was referred, but **T**urther amendments of the Act were proposed by the Governments of Bengal and the Punjab.

- The former Government drew attention to the absence of any provision authorising the detention of supposed lunatics for observation, and the latter to the inconvenience ensuing from the provision which requires lunatics who are not natives of the country to be sent in all cases to an asylum at the presidency.
- At appeared to us that express provision ought to be made for the detention of supposed lunaties. As a matter of practice they are detained, for in many cases the medical officer is not in a position to form an opinion on the question whether or not a person is a lunatic until he has had the person under observation for some days. The detention is probably legal where it is authorised by the Magistrate (I. L. R. 9 Cal. 341), but it is desirable that there should be no room for doubt as to the legality of a practice which is in fact absolutely necessary. We considered it desirable, however, before submitting our Report, to consult Local Governments, and we therefore circulated a draft clause proposing, in accordance with the advice of the Surgeon-General, a period of ten days as the maximum term of detention for purposes of observation. We have now, after considering the replies to our circular, proposed to extend the term to fourteen days, and to authorise Local Governments to make rules as to the place of detention, and the care and treatment, of supposed
- 5. The proposal of the Punjab Government with respect to the establishment of asylums at other places than the presidency-towns for lunatics who are not natives of the country was referred by us to other Local Governments, and has been approved by them. We have provided, therefore, that the Governor-General in Council may, with respect to any part of British India which is not annexed to a presidency, or is more than three hundred miles from a presidencytown, direct that any lunatic asylum named in the order shall be deemed for that part to be a lunatic asylum at the presidency for the purposes of the Act.
- 6. Section 9 of the Act empowers the visitors of a lunatic asylum to order the discharge of any person detained in the asylum. As the Code of Criminal Procedure, 1882, and the Prisoners Act, 1871, reserve that power in certain cases to other authorities, we have proposed to prefix to that section an express saving of the provisions of other enactments.
 - 7. The publication ordered by the Council has been made as follows:-

In English.

Gazette.			Date.
Gazette of India	•••	•••	26th December, 1885, and 2nd and 9th January, 1886.
Fort Saint George Gazette	•••	•••	13th January, 1886.
Bombay Government Gazette	•••	•••	7th, 14th and 21st January, 1886.
Calcutta Gazette	***	•••	6th January, 1886.
North-Western Provinces and C	dulh Gove	rnment	2nd, 9th and 16th January, 1886.
Gazettc.			
Punjab Government Gazette	•••	•••	7th, 14th and 21st January, 1886.
Central Provinces Gazette	•••	,	2nd, 9th and 16th January, 1886.
British Burma Gazetto	•••	•••	16th, 23rd and 30th January, 1886.
Assam Gazette	•••	•••	16th, 23rd and 30th January, 1886.
Coorg District Gazette	•••	•••	1st February, 1886.
Sindh Official Gazette	•••	•••	4th February, 1886.

In the Fernaculars.

	Provin	ce.	Language	٠.	Date.
Bombay	•••	•••	Maráthi Gujaráthi		25th January, 1886. 26th January, 1886.
• Post and			Kanarese Sindhi Bengali	•••	27th January, 1886. 11th February, 1886.
Bengal	•••	•••	Hindi Uriya		26th January, 1886. 26th January, 1886. 4th February, 1886.

8. We do not think that the measure has been so altered as to require re-publication, and we recommend that it be passed as now amended.

C. P. ILBERT.

S. C. BAYLEY.
J. W. QUINTON.

The 10th September, 1886.

S. HARVEY JAMES,

. GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

[Second publication.]

The following Act of the Governor-General of India in Council received the assent of His Excellency the Governor-General on the 24th September, 1886, and is hereby promulgated for general information:—

ACT NO. XIX OF 1886.

An Act to legalize the discharge by the Lieutenant-Governor of the North-Western Provinces of certain functions of the Governor-General in Council.

Whereas certain functions which are by enactments in force in the North-Western Provinces assigned to the Governor-General in Council are in practice discharged by the Lieutenant-Governor of those Provinces, and it is expedient that these functions should continue to be so discharged, and that their discharge in the past should be legalized;

And whereas the functions assigned to the Governor-General in Council by Regulation LII of 1803 (for establishing a Court of Wards in the Provinces ceded by the Nawab Vazir to the Honourable the English East India Company), which Regulation was extended to the Conquered Provinces by section 29, Regulation VIII, 1805, and to the Province of Benares by section 2, Regulation VI, 1822, were up to the twenty-second day of December, 1873, discharged by the Lieutenant-Governor of the North-Western Provinces, and it is expedient that their discharge by the said Lieutenant-Governor up to that date should be validated;

It is hereby enacted as follows:--

Transfer to Lieutenant-Governor of Governor-Genomal in Council.

necessary to validate anything heretofore done under them by the Lieutenant-Governor of the North-Western Provinces, shall be deemed to have had effect as if the Lieutenant-Governor of the

North-Western Provinces were therein referred to instead of the Governor-General in Council.

2. Sections 3, 7, 9 and 17 of Regulation LII of

Validation of exercise by Lieutemant-Governor of functions of Governor-General in Conneil under Regulation L11 of 1803. 1803 shall be deemed to have, had effect in the North-Western Provinces as if the words "or the Lieutenant-Governor of the North-West-

ern Provinces" had been inserted in those sections after the words "Governor-General in Council" wherever the latter words occur.

THE SCHEDULE.

(See section 1.)

(a) Bengal Regulations.

Number and year. Subject. Sections.

V of 1799 To limit the interference of the Zilá and City Courts of Díwání Adálat in the execution of wills and administration to the estates of per-

sous dying intestate.

IX of For (among other matters) the 16, 17 & 1833. more extensive employment { 25. by Native agency in the Revenue Department.

(b) Act of the Governor-General in Council.

Number and year. Subject. Section.

XII of To amoud the law respecting the employment of amins by the Civil Courts in the Presidency of Fort William

S. HARVEY JAMES,

The following Report of the Select Committee on the Bill to regalize the discharge by the Lieutenant-Governor of the North-Western Provinces of certain functions of the Governor-General in Council was presented to the Council of the Governor-General of India for the purpose of making Laws and Regulations on the 15th September, 1886 :-

LEGISLATIVE DEPARTMENT.

WE, the undersigned, Members of the Select Committee to which the Bill to legalize the

From Officiating Secretary to Chief Commissioner, British Burma, No. 574—17L., dated 19th September, 1881, and enclosure Papers No. 1, From Officiating Secretary to Chief Commissioner, Assam, No. 1520, dated 20th September, 1881 [Paper No. 2].

From Officiating Secretary to Government, Punjab, No. 572S., dated 29th

September, 1884, and enclosures [Papers No 3].
From Chief Commussioner, Ajmer-Merwara, No. 841, dated 3rd October,

1884 [Paper No. 4]. ecretary to Chief Commissioner, Central Provinces, No. 36C.,

dated 26th October, 1884, and enclosure [Papers No. 5].
From Secretary to Government, North-Western Provinces and Oudh, No. 121—XIII-10-5, dated 8th August, 1884, and enclosures [Papers No. 6].

discharge by the Lieutenant-Governor of the North-Western Provinces of certain functions of the Governor-General in Council was referred, have considered the Bill and the papers noted in the margin, and have now the honour to submit this our Report.

- We have removed Regulation LII of 1800 from the schedule to the Bill, because the Mirzapur Stone Mahál Act, 1886, seems to us to render its retention unnecessary. We have proposed in an additional section to validate the exercise by the Lieutenant-
- Governor of the North-Western Provinces of the powers of the Governor-General in Council under Regulation LII of 1803 which the Lieutenant-Governor seems to have exercised without question throughout the forty years which elapsed between the constitution of his office and the repeal of the Regulation. When the Bill was under consideration some two years ago, the interests of the parties to a suit then pending might have been affected by the validation of the exercise of these powers, and it was therefore decided that our Report should be delayed till the suit had been disposed of. There is now, so far as we are aware, no litigation before any Court which can be influenced in any way by the enactment of the section which we propose to add to the Bill.
 - The publication ordered by the Council has been made as follows:—

In English.

Gazette.

Gazette of India North-Western Provinces and Oudh

Date. 23rd and 30th August, and 6th September, 1884.

Government Gazette

30th August, and 6th and 13th September, 1884.

In the Vernacular.

Province.

Language.

Date.

North-Western Provinces and Oudh

Urdu

20th and 27th September, and 4th October, 1884.

We do not think that the measure has been so altered as to require re-publication, and we recommend that it be passed as now amended.

C. P. ILBERT.

J. W. QUINTON.

The 14th September, 1886.

S. HARVEY JAMES,

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

[Second publication.]

The following Act of the Governor-General of India in Council received the assent of His Excellency the Governor-General on the 24th September, 1886, and is hereby promulgated for general information :-

ACT NO. XX OF 1886.

An Act to declare the law in force in Upper Burma.

WHEREAS the territories which were formerly governed by King Thebaw have become part of British India;

And whereas it is expedient to declare the law in force in those territories, and for this purpose to distinguish between those territories and the territories which were under the administration of the Chief Commissioner of British Burma on the thirty-first day of December, 1885;

It is hereby enacted as follows :-

- 1. (1) This Act may be called the Upper Burma Laws Act, 1886. Short title and commenoement.
- (2) This section and sections 2, 3, 4 and 5 shall come into force at once, and the rest of the Act shall come into force on such date (hereinafter called the commencement of this Act), within four months from the passing of the Act, as the Local Government may, by notification in the official Gazette, appoint in this behalf.

2. (1) The following ter-Constitution of Proveritories shall constitute a province to be known as ince of Burma. Burma, namely :-

- (a) the territories formerly governed by King Thebaw, which shall be known as "Upper Burma"; and
- (b) the territories administered by the Chief Commissioner of British Burma on the thirty-first day of December, 1885, which shall be known as "Lower Burma."
- (2) The Local Government, with the previous sanction of the Governor-General in Council, may from time to time, by notification in the official Gazette, transfer any portion of Upper Burma to Lower Burma, or any portion of Lower Burma to Upper Burma, with effect from a date to be specified in the notification, and on and from that date the portion so transferred shall form | the schedule.

part of Lower Burma or Upper Burma, as the case

- (3) When any portion of Upper Burma is transferred to Lower Burma, the Scheduled Districts Act, 1874, shall, unless the Governor-General in XIV of 1874. Council otherwise directs, continue to be in force therein.
- (4) When any portion of Lower Burma is transferred to Upper Burma, the Governor-General in Council may direct that that Act shall come into force therein.

3. The Local Government Division of Upper Burma into divisions, may, for administrative purdistricts, sub-divisions, poses,townships and circles.

- (a) with the previous sanction of the Governor-General in Council, divide Upper Burma into divisions, and each of those divisions into districts, and from time to time vary the limits of those divisions and districts; and
- (b) of its own authority, divide each of those districts into sub-divisions, each of those sub-divisions into townships, and each of those townships into circles, and from time to time vary the limits of those subdivisions, townships and circles.
- 4. Where in any enactment in force at the pass-

ing of this Act in the terri-Construction of exprestories referred to in section sions "British Burma Gazette" "British Bur-ma" and "Burma" in 2, sub-section (1), clause (b), there occurs the expression "British Burma Gazette", existing enactments. or the expression "British Burma" or "Burma" (except where the expression "Burma" occurs in the Petroleum Act, 1886, section 3), it shall be XII of 1886, construed as referring to the Burma Gazette or to Lower Burma, as the case may be.

5. The enactments specified in the first schedule to this Act, having been Repeal of conctnuents. rendered unnecessary by the incorporation of Upper Burma in British India, are repealed to the extent mentioned in the third column of the schedule.

6. (1) Subject to the provisions of any Regula-Law in force in Upper tion under the Statute 33 Burma exclusive of the Victoria, chapter 3, so much Shan States. of each of the cnactments specified in the second schedule to this Act as is at the commencement of this Act in force in any part of Lower Burma which is not included in a scheduled district as defined in the Scheduled Districts Act, 1874, shall be deemed to XIV of 187 be in force in Upper Burma generally, or in the Town of Mandalay only, according as the enactment is specified in the First or Second Part of

- (2) An enactment not specified in that schedule shall not be deemed to be or to have been in force in Upper Burma or in any part of Upper Burma unless it is expressed, by special mention of Upper Burma or a part of Upper Burma, to extend thereto, or after the commencement of this Act is extended thereto in exercise of the powers conferred by section 5 of the Scheduled Districts | State Act, 1874, or by any other enactment for the time being in force.
 - (3) The Local Government may, from time to time, with the previous sanction of the Governor-General in Council, by notification in the official Gazette, declare that any enactment which is specified in that schedule or which may hereafter be extended in exercise of any such powers as aforesaid, shall no longer be in force in Upper Burma or in any part of Upper Burma specified in the notification.
 - (4) The limits of the Town of Mandalay for the purposes of this Act shall be the limits for the time being of the local area subject to the ordinary original jurisdiction of the Civil Court of Mandalay.
 - (5) This section does not extend to the Shan States.
 - 7. (1) The following enactments specified in the Modification of certain enactments in force in Upper Burma exclusive of the Shan States.

 difications, namely:—
 - (a) in Act VIII of 1851 (an Act for enabling Government to lery Tolls on Public Roads and Bridges), for the last sixteen words of section 1, the words "or of any person or property exempted by order of the Local Government from payment of tolls" shall be substituted;
 - (b) in Act V of 1861 (an Act for the Regulation of Police), to section 2 the words "All Thugyis and Myothugyis for the time being holding office shall be police-officers, and shall be deemed to have been formally enrolled under this Act" shall be added;
 - (c) in Act VI of 1864 (an Act to authorize the punishment of whipping in certain cases), after section 5 the section and schedule in the third schedule to this Act shall be added;
 - (d) in the Indian Evidence Act, 1872, after the words "police officer" in section 25 the words "who is not a Magistrate" shall be inserted;
 - (e) in the Dramatic Performances Act, 1876, the words "within such area" shall be omitted from the third paragraph of section 10, and for the first two paragraphs of that section the following shall be substituted, namely:—
 - "No dramatic performance shall take place except under a license granted by the District Magistrate or such officer as the District Magistrate may appoint in this behalf.
 - "Any person who promotes or takes part in any dramatic performance in contravention of the foregoing portion of this section

- shall be punishable, on conviction before a Magistrate, with imprisonment for a term which may extend to three months, or with fine which may extend to five hundred rupees, or with both."
- (2) This section does not extend to the Shan State
- 8. (1) The Local Government, with the previous sanction of the Governor-General in Council, may, by notification in the official Gazette, from time to time extend to all or any of the Shan States any enactment which is in force in any part of Upper Burma at the date of the extension, and at any time withdraw all or any of those States from the operation of any enactment so extended.
- (2) Unless and until extended under sub-section (1), an Act of the Governor-General in Council shall not be in force in any Shan State.
- (3) The Local Government, with the previous sanction of the Governor-General in Council, may from time to time, by notification in the official Gazette, declare what territories constitute the Shan States for the purposes of this and the two last foregoing sections.
- 9. For the purpose of facilitating the application

 Power for Courts to of any enactment for the time of any enactment for the time being in force in Upper Burman, any Court in Upper Burman may construe the enactment with such alterations not affecting the substance as may be necessary or proper to adapt it to the matter before the Court.
- 10. All acts of executive authority, proceedings, Validation of acts decrees and sentences, which done after 17th Novemhave been done, taken or ber, 1885. passed in Upper Burma since the seventeenth day of November, 1885, and before the commencement of this Act, by any officer of the Government, or by any person acting under his authority or otherwise in pursuance of an order of the Government, or which have been or shall be ratified by the Local Government, shall be as valid and operative as if they, had been done, taken. or passed in accordance with law; and no suit or other proceeding shall be maintained or continued against any person whatever on the ground that any such acts, proceedings, decrees or sentences were not done, taken or passed in accordance with
- 11. All rules, orders or instructions made or Validation of rules issued after the seventcenth made before commenceday of November, 1885, and ment of this Act. before the commencement of this Act, for the guidance of officers engaged in the administration of Upper Burma shall be deemed to have had the force of law, and shall, so far as they are consistent with this Act, continue to have the force of law until they are withdrawn, or are superseded by any Act of the Governor-General in Council, or by any Regulation under the Statute 33 Victoria, chapter 3, or by any enactment extended to Upper Burma, or by any rules, orders or instructions made or issued under any such Act, Regulation or enactment.

XIX of 1876.

Number

THE FIRST SCHEDULE.

(See section 5.)

ENACTMENTS REPEALED.

THE SECOND SCHEDULE-contd.

FIRST PART-contd.

Enactments declared in force in Upper Burma generally—contd.

Number and year.	Subject.	Extent of repeal.	Number and year.	Subject.
·	•	,	Acts of the Governo	e-General in Council—contd.
Act XXX of 1854.	An Act to provide for the levy of Duties of Customs in the Ara- kan, Pegn, Martaban and Tenasserim Prov- inces.	So much as has not been repealed.	XXXVII of 1850 VIII of 1851 XXX of 1852 II of 1853 XII of 1855	Public Servants. Tolls on Roads and Bridges.
Act IV of 1863.	An.Act to give effect to certain provisions of a Treaty between His Excellency the Earl of Elgin and Kineardine, Viceroy and Governor-Gen- eral of India, and His Majesty the King of Burma.	So much as has not been repealed.	XXIV of 1855 XI of 1857 111 of 1858 (s. 5 XXXV of 1858 XXXVI of 1858 IX of 1859 (except s. 18, last para.). XV of 1859	Forfeited Property. Inventions.
Act XII of 1864.	An Act to give further effect to the provisions of Act IV of 1863.	has not been		Disputes between Workmen and Employers. Collection of Debts on Successions.
Act XXIII of 1872.	An Act for regulating the re-importation in- to British territory of goods cleared at Ran- goon for the territory of the King of Ava.	The whole.	III of 1864 VI of 1864 (except s. 6). III of 1865 X of 1865 XIV of 1866	Penal Code. Police. Foreigners. Whipping. Carriers. Succession. Post Office.
TI	IE SECOND SCIIED	ULE.	III of 1867 XXV of 1867	Public Gambling. Printing-Presses and News-
	(See section 6.) First Part.		XXXII of 1867 I of 1868	papers. Chief Commissioners' Powers. General Clauses.
	declared in force in g verally.		IV of 1869 V of 1869 XV of 1869 XX of 1869	Divorce. Indian Articles of War. Prisoners' Testimony. Volunteers.
Number a	BENGAL REGULATIONS.	oject.	VII of 1870 XX of 1870	Court-fees. Court-fees Act Amend-
WT .£ 1010		Fausian Fasi	XXIII of 1870 XXVI of 1870	Coinage. Prisons.
XI of 1812 III of 1818	grants.	Foreign Emi- ers.	XXVII of 1870 I of 1871 V of 1871	Penal Code Amendment. Cattle-trespass. Prisoners.
Acts of the Governor-Genreal in Council.		*XXIII of 1871	Pensions. Evidence.	
V of 1848 XVIII of 1 XIX of 185 XXXIV of	Officers. Apprentices.	of Judicial	XIII of 1872 XV of 1872 XVIII of: 1872 XIX of 1872 II of 1873	Patterns and Designs. Christian Marriage. Evidence Act Amendment. Penal Code Amendment. Burma Ferries.

THE SECOND SCHEDULE -concld.

FIRST PART-coneld.

Enactments declared in force in Upper Burma generally—concld.

Number and year.	Subject.	" 6. (<i>1</i> foreg
A Acre OF THE GOVERNOR	-GENERAL IN COUNCIL—concld.	conv
		sched
	Onths.	which
XIV of 1873		vious
IV of 1874	Foreign Recruiting.	Coun
IX of 1874	European Vagrancy.	be p
	Scheduled Districts.	lieu
	Native Soldiers.	punis
	Majority.	44.4.3. 1
	Probates,	"(2) 1
	Presidency Banks.	tune
	Dramatic Performances.	in w.
s. 12).	8 .:e. b 1:.e	part
I of 1877 (s. 9)	Specific Relief.	vions
II of 1877	Probates.	in C
XI of 1877	Military Lunaties. Limitation.	opera
	LAMBATION.	
VI of 1875	Treasure Trove.	
	Arms.	
I of 1879	Stamps.	
	Destruction of Records.	(Sec
and 8)	D-11	
	Railways.	
V of 1879	Presidency Banks Act	Section of Indian Penal
VVI	Amendment.	Code
	Extradition.	
III of 1880 .	Cantonments.	
A 01 1921 (8. 199)	Probate and Administra-	1
TIT _E 1003 / 9\	tion.	302
111 01 1003 (8. 9)	Seditious Publications.	301
VI of 1882 VIII of 1882	Companies. Penal Code Amendment.	1
1X of 1882	Prisoners Act Amendment.	307
		325
XX of 1852 IV of 1883		326
XIX of 1888	Railways. Land Improvement Loans.	į
XVI of 1884	Burma Gaming.	327
XIII of 1885	Talographs	
X of 1886 (ss. 21-25,	Telegraphs.	
both inclusive).	Act Amendment.	
XIII of 1886	Securities.	- 1
Atti of 1050	Decagions.	329
Sec	OND PART.	
Enactments declared	in force in the Town of	
	dalay only.	1
		n 1
Number and year.	Subject.	333

Number and year.	Subject.			
Acts of the Gove	nor-Genera	a in Cou	NCTL.	
of 1865	Mufassal Courts.	Small	Cause	

XI of 1865	••• {	Mufassal	Small	Cause
		Courts.		_
IX of 1872		Contracts.		•
1 of 1877		Specific Re	lief.	
V of 1881		Probate and		tration.
XXVI of 1891		Negotiable	Instrum	ents.
XIV of 1882	•••	Code of Civ	vil Procee	lure.
II of 1885		Negotiable	Insti	ruments
		Negotiable Act Ame	ndment.	•
IV of 1886	•••	Contract A	ct Amen	dment.

THE THIRD SCHEDULE.

(See section 7, sub-section (1), cl. (c).)

Addition to Act VI of 186%.

- "6. (1) Notwithstanding anything in the foregoing sections of this Act, a person convicted of an offence specified in the schedule to this Act, or of any offence which the Local Government, with the previous sanction of the Governor-General in Council, may add to that schedule, may be punished with whipping, either in lieu of, or in addition to, any other punishment to which he may be liable.
- "(2) The Local Government may at any time suspend the operation of this section in whole or in part in any district or part of a district, and, with the previous sanction of the Governor-General in Council, remove the suspension of its operation."

"THE SCHEDULE.

(See section 6, sub-section (1).)

Offene

Code	, Onen
302	Murder.
301	Culpable homicide not amounting to murder.
307	Attempt to murder,
325	Voluntarily causing grievous hurt.
326	Voluntarity causing grievous hurt by dangerous weapons or means.
327	Voluntarily causing hurt to extort property or a valuable security, or to constrain to do anything which is illegal, or which may facilitate the commission of an offence.

Voluntarily causing grievous hurt to extort property or a valuable security, or to constrain to do anything which is illegal, or which may facilitate the commission of an offence.

333 Voluntarily causing grievous hurt to deter public servant from his

382 Theft, preparation having been made for causing death, or hurt, or restraint, or fear of death, or of burt or of restraint, in order to the committing of such theft or to retiring after committing it, or to retaining property taken by it.

Extortion by putting a person in fear of death or grievous hurt.

386

THE THIRD SCHEDULE-could.

THE THIRD SCHEDULE-concld.

Section of Indian Penal Code.	Offence.	Section of Indian Penal Code.	Offe
387	Putting or attempting to put a person in fear of death or grievous hurt in order to commit extortion.	l	or upwards, or, in case of agricul- tural produce, ten rupees or up- wards.
392	Robbery.	436	Mischief by fire or explosive sub-
3 93	Attempt to commit robbery.	1	stance with intent to destroy a
394	Person voluntarily causing hurt in		house, &c.
	commutting, or attempting to commit, robbery, or any other person	410	Mischief committed after preparation made for causing death or hurt,&c.
	jointly concerned in such robbery.	455	Lurking house-trespass or house-
395	Dacoity.	1	breaking, after preparation made
396	Murder in decoity.	!	for causing burt, assault, &c.
397	Robbery or dacoity, with aftempt to cause death or grievous hurt.	458	Lurking house-trespass or house- breaking by night, after prepar-
398	Attempt to commit robbery or dacoi-		ation made for causing hurt, &c.
	ty when armed with deadly weapon.	459	Grievous hurt caused whilst com- mitting lurking house-trespass or
39 9	Making preparation to commit	i !	house-breaking.
	dacorty.	460	Death or grievous hurt caused by
4 00	Belonging to a gang of persons associated for the purpose of habit-	!	one of several persons jointly concerned in house-breaking by night, &c.
401	ually committing dacoity. Belonging to a wandering gang of	. 506	Criminal intimidation, if threat be to
#W1	persons associated for the purpose	1	cause death or grievous hurt, &c.
	of habitually committing thefts	1	Abetment of any of the foregoing
403	Being one of five or more persons	ì	offences.
3000	assembled for the purpose of com-		Attempt to commit any of those
	mitting daroity.		offences which are not themselves
4]2	Dishonestly receiving stolen property.		expressed to be attempts to commit
TJ &	knowing that it was blained	1	offences."
	by dacoity.	!	I I
43:	Mischief by fire or explosive sub-	<u> </u>	<u></u>
2	stance with intent to cause damage		C TIADMEN TARRE
	to amount of one hundred rupees		S. HARVEY JAMES,
· •	- and the state of		Offig. Secretary to the Government of India.

The following Report of the Select Committee on the Bill to declare the law in force in Upper Burma was presented to the Committee of the Governor-General of India for the purpose of making Laws and Regulations on the 15th September, 1886:—

LEGISLATIVE DEPARTMENT.

WE, the undersigned, Members of the Select Committee to which the Bill to declare the law in force in Upper Burma

From Secretary to Chief Commissioner, Burma, No 83—130, dated 4th September, was referred, have consi1886, and enclosures.

From Secretary to Chief Commissioner, Burms, No. 84—130, dated 4th September, 1886, and enclosures.

was referred, have considered the Bill and the papers noted in the margin, and have now the

honour to submit this our Report.

- 2. We have, in accordance with the advice of the Chief Commissioner, provided in section I that certain portions of the Bill shall not come into force at once. It is desirable that sections 6 to 11 of the Bill, as amended by us, should not have effect until the Civil and Criminal Justice Regulations, which have been drawn, and for the most part settled, have been finally proposed by the Chief Commissioner and have received the assent of the Governor-General under the Statute 33 Victoria, chapter 3.
- 3. Section 3, regarding the division of Upper Burma into divisions, districts, sub-divisions, townships and circles, will serve the purposes of the Regulations which the Chief Commissioner is about to propose.
- 4. Section 4 has been so modified as to cover, it is believed, the language of all enactments in force in Lower Burma.
- 5. Section 6 has been so amended as to define more precisely the local area to which the Second Part of the Second Schedule is to apply. The Shan States are excluded from the operation of this and the next following section.

- 6. Section 7.—(1) The section (7) which it was proposed to add to Act VI of 1864 will be rendered unnecessary by the application to Upper Burma of sections 390 to 395 of the Code of Criminal Procedure by the proposed Criminal Justice Regulation.
- (2) It is proposed to amend section 25 of the Indian Evidence Act, 1872, in its application to Upper Burma, because Thugyis and Myothugyis will, besides being police-officers, be local Magistrates and Judges.
- (3) The modification of section 10, Act XIX of 1876, will substantially continue the law as it was found in Upper Burma with respect to puck or dramatic entertainments, and as it seems desirable to maintain that law for the present.
- 7. Section 8 provides that British Indian law shall not extend proprio vigore to any of the Shan States.
- 8. Sections 9, 10 and 11 remain, with slight modifications, as they were in the Bill as introduced.
- 9. We have added some Acts to the First Part of the Second Schedule. Among them are the Court-fees and Stamp Acts, the Presidency Banks Acts, the Indian Companies Act and the Land Improvement Loans Act. The operation of the Court-fees and Stamp Acts will be limited by notifications to be issued when those Acts come into force. The fact that the Bank of Bengal contemplates the establishment of a branch at Mandalay necessitates the extension of the Presidency Banks Acts. The Indian Companies Act may be required at any time; and the local authorities advise the extension of the Land Improvement Loans Act for the purposes of loans to be made for irrigation-works.
 - 10. The jurisdiction to be conferred on, and the rules to be prescribed for, the Civil Court of Mandalay will render necessary the extension of the Provincial Small Cause Courts Act, XI of 1865, and the Code of Civil Procedure to the Town of Mandalay.
 - 11. Other amendments of the Bill do not call for remark.
 - 12. The publication ordered by the Council has been made as follows:—

In English.

Date.

14th, 21st and 28th August, 1886.
4th, 11th and 18th September, 1886.

In the Vernacular.

Province. Language. Date.

Burma ... Burmese ... 11th and 18th September, 1886.

13. We do not think that the measure has been so altered as to require re-publication, and we recommend that it be passed as now amended.

C. P. ILBERT.

A. COLVIN.

The 20th September, 1856.

Gazette.

Gazette of India British Burma Gazette

S. HARVEY JAMES,

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

[Second publication.]

The following Act of the Governor-General of India in Council received the assent of His Excellency the Governor-General on the 24th September, 1886, and is hereby promulgated for general information :-

ACT NO. XXI OF 1886.

An Act to declare certain allowances collectively known as Oudh Wasikas to be pensions within the meaning of the Pensions Act, 1871.

WHEREAS, on the death of Her Highness the Bahu Begam, His Highness the Nawab Vazir of Oudh delivered to the British Government a sum of money with intent that the interest accruing thereon should, in compliance with the wishes of Her Highness the Bahu Begam as expressel in a Deed of Deposit executed by her in the year 1813, be applied by the British Government to the payment of certain pensions, which pensions are known as the Amanat Wasikas;

And whereas in the year 1813 the said Government guaranteed the payment of certain pensions to persons connected with the Khas Mahal of Her Highness the Bahu Begam, which pensions are known as the Zamanat Wasikas;

And whereas, in the years 1814, 1825 and 1838, loans, known respectively as the 1st, 3rd

and 6th Oudb loans, were made by the Rulers of Oudh to the Honourable the East India Company with intent that the interest accruing thereon should be applied by the said. Government, to the payment of certain pensions, which pensions are known as the Loan Wasikas;

And whereas the Amanut, Zamanat and Loan Wasikas have been regarded as pensions to which the Pensions Act, 1871, applies, and rules respect. XXIII of ing them have been made and published under 1871. section 14 of that Act;

And whereas, since the making and publication of the rules, doubt has been expressed whether the said Wasikas are pensions within the meaning of the Pensions Act, 1871;

And whereas it is expedient to declare them to be pensions within the meaning of that Act;

It is hereby enacted as follows:--

Short title.

1. This Act may be called the Oudh . Wasikas Act, 1886.

2. The allowances respectively known as the Application of Act Amanat Wasikas, the Zama-XXIII of 1871 to Wasi- nat Wasikas and the Loan nat Wasikas and the Loan

Wacikas are pensions within the meaning of the Pensions Act, 1871, and that XXIII of Act shall apply to them as if they were pensions 1871. of the classes referred to in sections 4 and 11 of that Act.

S. HARVEY JAMES,

Offg. Secretary to the Government of India.

The following Report of the Select Committee on the Bill to declare certain allowances collectively known as Oudh Wasikas to be pensions within the meaning of the Pensions Act, 1871, was presented to the Council of the Governor-General of India for the purpose of making Laws and Regulations on the 15th September, 1836 :-

LEGISLATIVE DEPARTMENT.

WE, the undersigned, Members of the Scheet Committee to which the Bill to declare certain

From Chief Secretary to Government, North-Western Provinces and Oudh, No. 4281A. -X.-F.-42, dated 30th August, 1886, and enclosure (Papers No. 1

From Mesers. Harriss and Simmons, Solicitors,

allowances collectively known as Oudh Wasikas to be pensions within the meaning of the Pensions Act, 1871, was referred, have considered the Bill and the papers noted in the margin, and have now the honour to submit this our Report.

- Calcutia, dated 8th September, 1886 The Government of the North-Western Provinces and Oudh having reported that the pensions payable under the Treaty of the year 1829, under which the 5th Oudh loan was made to the Honourable the East India Company, have all been commuted, we have removed section 3 of the Bill as introduced and so much of the preamble as had reference to that section.
- 3. Exception having been taken to some of the pensions being described as " conferred by a former Government and continued by the British Government on political considerations," we have re-drawn section 2 of the Bill so as to make it clear that the allowances are dealt with as pensions of that nature only for the purpose of barring the Civit Courts from

entertaining suits relating to them and of protecting them from attachment at the instance of creditors.

4. The publication ordered by the Council has been made as follows:-

In English.

Gazette. Date.

Gazette of India 12th, 19th and 26th June, 1886.

North-Western Provinces and Oudh Government Gazotte ... 19th and 26th June, and 3rd July, 1886.

5. We do not think that the measure has been so altered as to require re-publication and we recommend that it be passed as now amended.

J. W. QUINTON.

C. P. ILBERT.

A. COLVIN.

The 11th September, 1886.

S. HARVEY JAMES,

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

[First publication.]

The following Act of the Governor-General of India in Council received the assent of His Excellency the Governor-General on the 1st October, 1886, and is hereby promulgated for general information:—

ACT NO. XXII OF 1886.

THE OUDII RENT ACT, 1886.

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An Act to consolidate and amond the law relating to E at in Oudh.

WHEREAS it is expedient to consolidate and amend the law relating to tent in Oudh and to other matters connected therewith; It is hereby enacted as follows:—

CHAPTER I.

PRELIMINARY.

- Short title, extent and commencement.

 1. (1) This Act may be called the Oudh Rent Act, 1886.
- (2) Save as provided thereby, it shall extend to the territories for the time being comprised in the Province of Oudh; and
- (3) It shall come into force on the first day of January, 1887.
- (4) Any power conferred by this Act on the Chief Commissioner to make rules, or to issue orders, may be exercised at any time after the passing of this Act; but a rule or order so made or issued shall not take effect until the Act comes into force.

(Chapter I.-Preliminary.-Sections 21.-Chapter II.-Of certain Rights and Liubililies of Landlords, Under-proprietors and Tenants. - Section 5.)

- 2. (1) The Oudh Rent Act, XIX of 1868, is Repeal. hereby repealed, but all notifications published and rules made under that Act shall, so far as may be, be deemed to have been published and made under this Act.
- (2) The following enactments also are hereby repealed, namely :-
 - (a) section 10 of the Oudh Civil Courts Act, XXXII of 1871:
 - (b) sections 23 and 24 of the Oudh Laws Act, XVIII of 1876; and (c) section 1 of Act XIV of 1878.
- (3) Any enactment or document referring to any enactment hereby repealed shall be construed to refer to this Act or to the corresponding portion thereof.
 - 3. In this Act, unless there is something repugnant in the subject or context,-
- (1) " Court" means any judicial officer presiding in a Court of Revenue for the disposal of matters under this Act:
 - (2) "suit" means a suit under this Act:
- (3) "land" includes the ungathered produce of land, whether spontaneous or not, and whether growing in earth or in water, but shall not include land for the time being occupied by dwelling-houses or manufactories, or appurtenant thereto, so long as that land is not let to agricultural tenants:
- (4) "revenue" means money payable to the Government on account of land: in sections 34 and 35 it means land-revenue only:
- (5) "rent" means the money, or the portion of the produce of land, payable on account of the use or occupation of land, or on account of any right in land, or on account of the use of water for irrigation:
- (6) "proprietor" does not include an underproprietor; and where there are two private lights of property, one superior and the other subor limite, in the sau e land, "proprietor" means the holder of the superior right only:
- (7) "proprietary right" means a proprietor's right in land:
- (8) "under-proprietor" means any person sossessing a heritable and transferable right of property in land for which he is liable to pay tent:
- (9) "under-proprietary right" means an underproprietor's right in land :
- (10) "tenant" means any person, not being an under-proprietor, who is liable to pay rent; and in the following portions of this Act, namely, sections 13, 14, 15, 17, 18, 20, 58, 54, 55, sub-sections (1) and (2), 56, 59, 60, 61, 62, 108, 126 and 138 but in no others, the expressi n "tenant" shall be held to include a thekadar or person to whom the collection of rents in a village or portion of a village has been leased by the lan llord:
 (11) "landlord" means any person to whom an
- under-proprietor or a tenant is liable to pay rent:
- (12) "representative" means an heir or any other person taking by operation of law or by will a beneficial interest in the property of a deceased person, and includes the guardian of a minor and the legal curator of a lunatic or idiot :

(13) "prescribed" means prescribed from time to time by the Chief Commissioner by rules under Act:

- (11) "registered" means registered under any Act for the time being in force for the registration
- (15) "signed" includes marked, when the pers n making the mark is unable to write his name: and
- (16) "value", used with reference to a suit, means the amount or value of the subject-matter
- 4. (1) Nothing in any contract made between a Restrictions on ex- landlord and a tenant before or after the passing of this Act shall entitle a landclusion of Act by agreelord to eject a tenant or enhance his rent otherwise than in accordance with the provisions of this
- (2) Nothing in any contract made between a landlord and a tenant after the passing of this Act shall take away or limit the right of a tenant, as provided by this Act, to make improvements and claim compensation for them.
- (3) Where land not previously cultivated has been or is hereafter let by a landlord to a tenant, either after being reclaimed by or at the expense of the landlord or for the purpose of being reclaimed by the tenant, nothing in this section shall be construed to affect the conditions of any contract relating to that land until fourteen years have elapsed from the date on which the land was first brought under cultivation.
- (4) Where land has remained uncultivated during a period of seven years, it shall for the purposes of the last foregoing sub-section be deemed to have not been previously cultivated.
- (5) This section does not apply to tenants having a right of occupancy or to sub-tevants.

CHAPTER II.

OF CERTAIN RIGHTS AND LIABILITIES OF LAND-LORDS, UNDER-PROPRIETORS AND TENANTS.

Right of Occupancy.

5. Tenants who have lost all proprietary right, whether superior or subordinete, in the lands which they hold or culti-Tenants having a right of occupancy. vate, shall, so long as they pay the rent payable for those lands according to the provisions of this Act, have a right of occupancy under the following rule :-

Every such tenant who, within thirty years next before the thirtcenth day of February, 1856, has been, either by himself, or by himself and some other person from whom he has inherited, in possession as proprietor in a village or estate shall be deemed to possess a heritable but not a transferable right of occupancy in the land which he cultivated or held in such village or estate on the twenty-fourth day of August, 1866: provided that such land has not come into his occupation, or the occupation of the person from whom he has inherited, for the first time since the said thirteenth day of February, 1856; provided also that no such tenant shall have a right of occupancy in any village or estate in which he or any co-sharer with him possesses any under-proprietary right.

Nothing contained in the former part of this section shall affect the terms of any agreement in writing entered into between a landford and tenant after the twenty-second day of July, 1868.

(Chapter II.—Of certain Rights and Liabilities of Landlord's, Underproprietors and Tenants.—Sections 6-1:.)

- Saving of power to confer right of occupancy.

 Saving of power to confer right of occupancy.

 Saving of power to be construed to restrict the power of a landlord to confer by registered document on any persons other than those mentioned in that section a right of occupancy in the lands which they hold or cultivate.
- 7. If a tenant having a right of occupancy is ejected, in accordance with the provisions of section 52, from the Land in which he possesses the right, he shall thereupon lose his right of occupancy in that land.

Tenants' Right to Pattas.

- 8. Every tenant is entitled to receive from his landlord a patta or memorandum of the terms of the tenancy, signed by the landlord or his authorized agent, and containing the following particulars, namely:—
 - (a) the quantity of land and, where the fields comprised in the patta have been numbered in a Government survey, the number of each field;
 - (b) the term for which the tenancy is to run;
 - (c) the amount of rent payable;
 - (d) the instalments in which and the times at which that amount is to be paid;
 - (e) any special conditions not inconsistent with the provisions of this Act; and
- (f) if the rent is payable in kind, the proportion of produce to be delivered, and the time, manner and place of delivery.
- 9. Tenants having a right of occupancy are Patta to which tenant having right of occupancy is entitled. entitled to receive patt is at rates of rent determined in accordance with the provisions of Chapter IV, Part A, of this Act.
- Part B, of this A t.

Landlords' Right to Counterparts.

11. Every landlord who grants a patta is entitled to receive from the tenant a counterpart signed by or on behalf of the tenant.

Acrears of Recenue or Rent.

- 12. Any instalment of revenue or rent which What to be deemed is not paid on or before an arrear of revenue or the day when it becomes due, whether under a written agreement or according to law or local usage, shall be deemed to be, for the purposes of this Act, an arrear of revenue or rent, as the case may be:
- Provided that, unless the proprietor and underproprietor have otherwise agreed in writing, the rent payable to the former by the latter shall be held to become due one month before the date fixed for the payment of the revenue on account of the village in which the land in respect of which the rent is payable is situate, and to be payable in the same number of instalments as the revenue; and the amount of each instalment of the rent shall bear the same proportion to the whole of the rent

payable for the year as the amount of each instalment of the revenue bears to the whole of the revenue payable for the year.

Receipts.

- 13. (1) Every receipt for rent shall specify the Receipts for rent.

 year or years on account of which the rent has been paid; and any refusal to make that specification shall be held to be a withholding of a receipt.
- (2) If a receipt for rent paid by an under-proprietor or tenant is withheld from him without sufficient cause, he may recover compensation from the landlord up to an amount not exceeding that of the rent paid.

Deposit of Revenue or Rent in Court without Suit.

- Power to pay into Court amount of retenue or rent due.

 Power to pay into trend or rent due.

 Power to pay into Court amount of retenue or rent due.

 Power to pay into or rent is due in respect of the land held or cultivated by him, tenders the full amount of that revenue or rent at the usual place of payment to the person authorized to receive it, and that person does not accept the amount and forthwith give a receipt in full therefor, the cosharer, under-proprietor or tenant may, without any suit having been instituted against him, deposit the amount in Court to the credit of the person authorized to receive it.
- (2) The deposit shall, so far as negards the cosharer, under-proprietor or tenant, and all persons claiming through or under him, operate as a payment then made to the lambardar or landlord of the amount so deposited.
- 15. (1) The Court shall receive the deposit on Procedure on making the written application of the co-sharer, under-propagment.

 prictor or tenunt, or his recognized agent; and on the applicant making a declaration in the form set forth in Schedule A to this Act, or as near thereto as circumstances will admit, the Court shall give him a receipt for the deposit.
- (2) The declaration shall be verified in the manner prescribed for the verification of plaints by section 52 of the Code of Civil Procedure, and XIV shall be signed by the person making it.
- (3) Upon receiving the deposit, the Court shall issue to the person to whose credit it has been paid a notice in the form set forth in Schedule B to this Act.
- (4) The notice shall be served by the proper officer without the payment of any fee.
- (5) If the person to whose credit the deposit has been paid, or his recognized agent, appears and applies for it, the Court shall cause it to be paid to him.
- (6) The application under sub-section (5) may be on plain paper.
- Limitation for suits for provisions of the two last foregoing sections, a suit shall not be brought against the depositor or his representative on account of any revenue or rent which accrued due in respect of the land last hereinbefore mentioned prior to the date of the deposit, unless the suit is instituted within six months from the date of the service of the notice mentioned in section 15.

(Chapter II.—Of certain Rights and Liabilities of Landlords, Underproprietors and Tenants.—Sections 17-24.)

Illegal Fnforcement of Payment of Rent. .

Compensation to under-proprietor or tenant for ellegal enforcement of payment.

a suit to recover compensation for the illegal enforcement of the payment, the Court may award to him compensation, not exceeding the sum of two hundred rupees, in addition to any amount for which it makes a decree in respect of the payment itself.

(2) An award of compensation under sub-section (1) shall not bar any prosecution to which the person illegally enforcing the payment may be liable under any law for the time being in force.

Abdement of Rent.

18. Save as provided by section 29, sub-section suit for abatement of (4), a suit for an abatement of the rent by under-proprietor or tenant.

proprietor or tenant except on the ground that the area of the holding has diminished, or on some ground specified in a lease, agreement or decree under which he holds:

Provided that, if the under-proprietor holds a sub-settlement in a revenue-paying estate, an abatement shall not be allowed to the under proprietor unless a remission of revenue has been allowed on the same ground and by competent authority in the same estate.

Remission of Real.

- Remission of rent by order of Court.

 Remission of rent by order of Court.

 Remission of rent by foregoing section, a Court, when it makes a decree for an arrear of rent, may, with the previous sanction of the Deputy Commissioner, allow such remission from the rent payable by any under-proprietor or tenant as appears equitable, if the area of the land in his occupation has been materially diminished by diluxion or otherwise, or if the produce of that land has been diminished by drought, hail or other calantity beyond his control, to such an extent that the full amount of rent payable by him cannot, in the opinion of the Court, be paid.
- (2) Where a remission of rent under this section causes a material diminution of the assets of the landlord in the village in which the remission is given, the revenue-authorities shall take into consideration any claim made by the landlord for a remission of revenue.
- (3) A remission shall not be allowed underthis section to an under-proprietor holding a subsettlement, or to a tenant having a right of occupancy, unless a remission of revenue has been allowed on the same ground and by competent authority in the same village.

Relinquishment of Land.

Relinquishment of land by tenant.

Relinquishment of land by tenant.

year he gives to the landlord or to the recognized agent of the landlord notice in writing of his desire to relinquish that land, and relinquishes it accordingly.

refuses to receive the notice or to sign and deliver

a receipt therefor, the tenant may, before the latest date prescribed for giving the notice, apply on plain paper to the tabsildar or proper officer, and written notice of the desire of the tenant to relinquish the land shall then be served on the landlord at the expense of the tenant.

- (3) A tenant cannot without the consent of his landlord relinquish a part only of his holding.
- (4) Nothing in this section shall entitle a tenant holding under a registered document under section 69 to relinquish his holding otherwise than in accordance with the terms of that document.
- 21. (1) If a tenant abandons his holding without informing his landlord
 and without arranging for
 the cultivation of the holding, the landlord may at any time after the
 fitteenth day of May enter on the holding.
- (2) Before a landlord enters on a holding under sub-section (1), he shall file a notice in the prescribed form at the office of the tahsildar for service on the terrent stating that he has treated the holding as abandoned and is about to enter on it accordingly.
- (3) When a landlord enters on a holding under sub-section (1), the tenant may institute a suit under this Act to recover possession of the holding, and the Court shall, on being satisfied that the tenant did not voluntarily abandon the holding, order recovery of possession on such terms with respect to the time of delivery of possession, the payment of arrears of rent, if any, and, if injury has been caused by the wrongful act, neglect or default of any party to the proceeding, with respect also to the payment of compensation by that purty, as to the Court may seem just.

Compensation for Tenants' Improvements.

22. (1) If a tenant, or a person from whom Tenant's right to compen action for improves any such improvement on his holding as is hereinafter in this Chapter mentioned, neither he nor his representative shall be ejected from the holding unless and until he or his representative, as the case may be, has received compensation for the improvement:

Provided that compensation shall not be payable for any improvement made thirty years or more before the date on which the ejectment is to take effect.

- (2) An improvement made by a tenant for the benefit of his holding on land belonging to the person who is entitled to receive the rent of the holding shall for the purposes of this section be deemed to have been made on the holding of the tenant.
- 23. Except as provided in the next following section, a tenant shall not be tenant's improvement.

 The provided in the next following section, a tenant shall not be entitled to claim compensation for an improvement to the passing of this Act without the written consent of the landlord.
 - 24. (1) If a tenant applies for the written conReference to Deputy
 Commissioner when consent is refused.

 Sent of his landlord to the making of an improvementon his holding, and the landlord ownits or refuses to grant it, the tenant may apply to the Deputy Commissioner for permission to make the improvement.

(Chapter II.—Of certain Rights and Liabilities of Landlords, Underproprietors and Tenants.—Sections 25-30.) (Chapter III.—Payment of Rent in kind.—Sections 31-32.

- (2) When an application is made to the Deputy Commissioner under sub-section (1), he shall take into consideration any objections which the landlord may have to urge on either of the following grounds, namely:—
 - (y) that the improvement is too costly or is unsuitable to the nature of the tenant's holding, or
 - (b) that the landlord is himself prepared to make the improvement,

and shall then either grant the permission on such conditions as he considers fair and equitable or refuse the application.

- 25. (7) If either the landlord or the tenant Registration of outlay desires the amount expended improvements. ed on an in provement exempted with the permission of the Deputy Commissioner under the last foregoing section to be determined and registered, the Deputy Commissioner shall, on application made to him for the purpose, determine the amount of the outlay, and enter it in a register kept in the prescribed form.
- (2) The entry in the register shall be conclusive proof of the amount of the outlay in any subsequent proceedings respecting the cost of the improvement.
- 26. The word "improvement", as used in this Act, means a work by which the annual letting value of land has been, and at the time of a demand for compensation continues to be, increased, and comprises—
 - (a) the construction of works for the storage of water, for the supply of water for agricultural purposes, for drainage and for protection against floods; the construction of wells; the reclamation of waste land and jungle; and other works of a like nature:
 - (b) the renewal or reconstruction of any of the foregoing works, or such alterations therein or additions thereto as are not required for the maintenan or thereof and increase durably their value.

Principle on which compensation is to be estimated.

27. In estimating the compensation to which a tenant is entitled for an improvement regard shall be had—

- (a) to the amount by which the value, or the produce, of the holding, or the value of that produce, is increased by the improvement;
- (b) to the condition of the improvement and the probable duration of its effects;
- (c) to the labour and capital required for the making of such an improvement;
 - (d) to any reduction or remission of rent or any other advantage given by the landlord to the tenant in consideration of the improvement; and
 - (e) in the case of a reclamation, or of the conversion of unirrigated into irrigated land, to the length of time during which the tenant has had the benefit of the improvement.

- Modes of making compensation.

 Modes of making compensation.

 the compensation due to a tenant, it may, if both landlerd and tenant desire that the compensation assessed, instead of being paid wholly in money, shall be made wholly or partly in some other way, proceed to give judgment according to the terms agreed upon between them.
- 29. (1) A landlord may make an improvement on the holding of a tenant not having a right of occupancy with or without the consent of the tenant.
- (2) A landlord intending to make an improvement shail, if any part thereof is to be made on the holding of any such tenant, give notice of his intention to the tenant through the tahsildare
- (3) A landlord making an improvement on the holding of any such tenant shall be liable to compensate the tenant for any loss which he may cause to the tenant when making it.
- (1) If the effect of the improvement is to impair the productive powers of the holding, the tenant shall, in addition to any compensation which may be awarded to him under sub-section (3), be entitled to such abatement of his rent as to the Court seems just.
- (5) A landlord may not make an improvement on the helding of a tenant with a right of occupancy without the consent of the tenant.

Survey and Measurement.

Landlord's tight to veyors may at all reasonable times and measure times enter upon any land comprised in his estate for the purpose of surveying and measuring the land.

CHAPTER III.

PAYMENT OF RENT IN KIND.

- This sign or appraisement of produce in kind, or by estimate or appraisement of the standing crop, or other preceding of a similar nature requiring the presence of both the tenant and the landlord either party neglects to be present at the proper time, or if a dispute arises between the parties regarding the division, estimate, appraisement or proceeding, either party may present an application to the Court, requesting that a proper officer be deputed to make the division, estimate or appraisement or conduct the proceeding.
- 32. (1) On receiving the application, the Court shall issue a written notice to the other party to attend at a time and place specified in the notice, and shall depute an officer before whom the division, estimate or appraisement shall be made or the proceeding conducted.
- (2) The award of that officer in respect of the division, estimate, appraisement or proceeding shall be final, unless, within one month from the date thereof, either party institutes a suit to set it saids.

Chapter IV .- Enhancement and fixing Rales of Rent. - Sections 33-41.)

CHAPTER IV.

ENHANCEMENT AND FIXING RATES OF RENT.

Part A .- Tenants with Right of Occupancy.

33. (1) A tenant having a right of occupancy in Enhancement of rent any land shall not, in case of of tenant with right of dispute as to the rent to be occupancy.

be liable to an enhancement of the rent except in pursuance of a decree made under this Act on some one of the following grounds, namely:—

1st ground.—That the rate of rent paid by him is below the rate of rent usually paid, by the same class of tenants having a right of occupancy, for land of a similar description and with similar advantages, situate in the same village.

Rule.—In this case the Court shall enhance his rent to such amount as the plaintiff demands, not exceeding that rate.

2nd ground.—That the rate of rent paid by him is more than twelve-and-a-half per cent. below the rate of rent usually paid, by tenants of the same class not having a right of occupancy, for land of a similar description and with similar advantages, situate in the same village.

Rule.—In this case the Court shall enhance his rent to such amount as the plaintiff demands, not exceeding that rate, less twelve-and-a-half percent.

3rd ground:—That the quantity of land held by him exceeds the quantity for which he has previously paid rent.

Rule.—In this case the Court shall decree rent for the land in excess, at rates to be fixed by the first or the second of the rules contained in this section, as the case may be.

- (2) Nothing in sub-section (1) shall affect the terms of any agreement in writing entered into etween a landlord and tenant after the twenty-second day of July, 1868.
- 34. After a decision has been passed in accordance ment after decision fixing rent under section as section, a suit shall not lie for re-culancement of the rent until the expiration of five years from the date of the decision, except on the 3rd ground mentioned in that section, or, in the case referred to in the next following section, until, by re-assessment within the term of five years, the revenue of the land has been increased.
- 35. If, on a re-assessment of the revenue, the Enhancement on re-rent of the tenant cannot be assessment of revenue. enhanced under section 33 by reason of the absence of the grounds therein mentioned, the landlord may institute a suit to enhance the rent to a sum not exceeding double the average amount of the revenue imposed at the re-assessment upon land of a similar description and with similar advantages held by tenants of the same class in the same village.
- Tenant in occupation t passing of Act: the conditions of his statutory tenancy.

 Tenant in occupation t passing of Act: the conditions of his statutory tenancy.

 Tenant in occupation tight of occupancy or sub-tenant, shall be entitled to retain possession of the holding occupied by him at then payable by him, for a period of seven years from the date of the last change in his rent or of

the last alteration in the area of the holding, or, where no such change or alteration has taken place, from the date on which the tenant was admitted to the occupation of the holding.

37. Every such tenant who may be admit-Tenant admitted after ted to the occupation of a passing of Act : the conholding after the passing of ditions of his statutory this Act shall be entitled to tennney. retain the same for a period of seven years from the date of his admission at a rent agreed upon with the landlord in accordance with the provisions of this Act; and every such tenant, in the area of whose holding or in the amount of whose rent any change is made by the landlord sub-sequently to the passing of this Act, shall be deemed to be admitted to the occupation of a holding within the meaning of this section.

Explanation 1.—" Holding" means a parcel or parcels of land held by a tenant and forming the subject of a separate engagement. The engagement may be express or implied.

Explanation II.—This section and section 36 have effect subject to the provisions of section 4, sub-sections (3) and (4), relating to land not previously cultivated, and subject also to section 157, excluding certain classes of land from the operation of certain sections of this Act.

- 38. (1) A landlord may enhance the rent of a

 Enhancement of rent of tenant to whom section 36 tenant to whom section 36 or section 37 applies, either by contract in accordance with the provisions of this section or by notice as hereinafter provided.
- (2) Subject to the provisions of sections 49 and 50, the cohancement shall not in any case exceed one anna in the rupee, or six-and-a-quarter per nt., on the annual rent payable by the tenant at the time when the contract was made or the notice was issued
- (3) Provided that, where rent is paid in kind, the proportion of produce paid as rent by a tenant shall not be subject to increase except in accordance with an established custom of the pargana in which the land is situate.
- 39. If a landlord desires that the rent of a tenant to whom section 36 or section 37 applies be enhanced on the expiration of the term of seven years referred to in section 36 or section 37, as the case may be, or at any time during the currency of that term in the case mentioned in section 50, he may cause a notice to that effect to be served under section 42.
- 40. (1) A notice whereby enhancement is claimed on account of the expiration of the period of the tenancy shall not be served before the commencement of the last year of the tenancy.
- ,2) A notice of enhancement on account of an improvement made or acquired by the landloid may be served at any time during the currency of the tenancy.
- 41. The notice shall be written in Hindi Contents of the no- and Urdu, and shall specify tice the land, the amount of the present rent and the amount of the enhancement, and require the tenant, if he refuses to pay the enhancement, to vacate the land by the fifteenth day of May next following, or to institute a suit

(Chapter IV.—Enhancement and fixing Rates of Rent.—Sections 42-51)

in the proper Court to contest the notice of enhancement within thirty days from the date of the service thereof.

42. On the application of the landlord to the Service of the notice.

Service of the notice.

talkildår or other prescribed officer the notice shall be served by the officer on or before the fifteenth day of February at the expense of the landlord.

. Grounds on which tenant may contest his liability to enhancement. 43. The tenant may institute a suit to contest the notice of enhancement, within thirty days from the date of

the service thereof, on any of the following grounds, namely:-

(a) that he has a right of occupancy in the land specified in the notice;

(b) that he holds under a special agreement or decree of Court or lease under the terms of which his rent is not liable to enhancement;

(c) that the enhancement claimed is in excess of the rate authorized by law;

- (d) that seven years will not have elapsed on the fifteenth day of May next following, since the date of any such change of rent or alteration of area as is under section 36 or section 37 equivalent to an admission to the occupation of a holding, or, where no such change or alteration has taken place, since the date on which he was admitted to the occupation of the holding;
- (e) that the notice has not been served in the manner required by this Act;
- (f) that, where the enhancement claimed is on account of an improvement, the amount claimed is excessive.
- 44. (1) If the tenant does not contest the notice Tenant's liability for of enhancement and remains in possession of the land after the fifteenth day of May next following the date of the service of the notice, he shall become liable for the enhanced rent.
- (2) If the tenant contests the notice, and the validity thereof is maintained by the Court in whole or in part, he shall, if he remains in pessession of the land after the fifteenth day of Maynext following the date of the service of the notice, become liable for the enhanced rent to the extent to which the Court has maintained the validity of the notice.
- 45. If the tenant by remaining in possession of Commencement of the land under the last fore-fresh statutory period. going section becomes liable for enhanced rent, he shall be entitled to hold the land at that rent for a further period of seven years.
- 46. If the tenant refuses to accept the enhancement claimed or decreed and vacates the holding, he shall be entitled to recover by separate suit from the landlord compensation for any improvements made by him on the holding.
- 47. (1) Except in the cases mentioned in Rent of tenant succeeding to vacant hold- of a tenant admitted to the occupation of any land the tenancy of which has determined according to the provisions of this Act shall not exceed by more than one anna in the rupee, or six-and-

a-quarter per cent., the rent payable by the tenant immediately preceding him.

- (2) In the case of a tenant admitted to the occupation of a holding of which the rent has been immediately before his admission paid in kind, the rent payable shall, subject to any established oustom of the pargana in which the holding is situate, be either the rent payable by the tenant immediately preceding him, or a sum which, subject to the provisions of sections 40 and 50, shall not exceed by more than six-and-a-quarter per cent, the equivalent of the value of the produce annually paid as rent on the average of the three years immediately preceding.
- 48. (1) The heir of a tenant who dies during the Rights of the heir of currency of the tenancy of a deceased tenant. a holding shall be entitled to retain occupation of the holding at the rent payable by the deceased for the unexpired portion of the period for which the deceased tenant might have held without liability to enhancement or ejectment, and to receive compensation under the provisions of this Act for improvements, if any, made on the holding by himself or his predecessor in interest, but shall not be entitled to a renewal of the tenancy.
- (2) Subject to any rights which he may have under section 22 as a representative of the deceased, a collateral relative who did not at the data of the death of the deceased share in the cultivation of the holding shall not be deemed to be an heir of the deceased within the meaning of this section.
- Rent of tenant succeeding to a holding varied by the death of the previous tenant.

 The ejectment of a thekadár or mortgagee from land of which he has taken cultivating possession during the period of his theka or mortgage, shall be such amount as may be agreed upon between him and the landlord.
- Enhancement of rent for improvements made or acquired by landlord. productive powers of the land held by the tenant have been increased by an improvement which has been made by, or at the expense of, the landlord, or for which during the currency of the tenancy compensation has been accepted from the landlord by the owner of the improvement or, on the expiration of the tenancy convergence has been accepted.

on of the tenancy, compensation has been paid in accordance with the determination of a Courtunder this Act.

- (2) Where an enhancement is claimed on the ground of any such improvement, the Court, in determining the claim, shall have regard to—
 - (a) the increase in the productive powers of the land caused, or likely to be caused, by the improvement;
 - (b) the cost of the improvement; and
 - (c) the cost of the cultivation required for the utilising of the improvement.
- Power for Local Government to vary the limit of enhancement of rent. from time to time, within periods of not less than seven years, the limits of the enhancement to which tenants to whom section 36 or section 37 applies are liable in any local area specified in the notification.

(Chapter V.-Ejectment.-Sections 52-60.)

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CHAPTER V.

EJECTMENT.

Tenants holding on special terms.

52. (1) A tenant having a right of occupancy in any land, or holding any land under a special agreement or decree of Court, shall not be ejected from that land otherwise than in execution of a decree for ejectment

Provided that the decree for ejectment shall not be made, unless, at the date of that decree, a decree against the tenant for an arrear of rent in respect of the land has remained unsatisfied for fifteen days or upwards.

(2) A decree for the ejectment of a tenant holding under a special agreement or decree of Court may be made on such grounds as would justify ejectment under the agreement or decree.

Other Tenants.

- Ejectment of other and not holding under a special agreement or decree of Court, may be ejected by notice, application or suit under the following sections of this Chapter.
- 54. If a landlord desires to eject any such tenant on the expiration of his tenancy, he may cause a notice of ejectment to be served on the tenant under the next following section.
- 55. (1) The notice shall be written in Hindi Contents, service and and in Urdu; it shall be cost of notice. signed by the landlord or by an agent authorized by him in that behalf; it shall specify the land from which the tenant is to be ejected; it shall, if a court-fee is payable in respect thereof under this section, contain a certificate by the patwari as to the annual rent payable for the holding to which the notice relates; and it shall inform the tenant that he must either (a), if he means to dispute the ejectment, institute a suit for that purpose within thirty days from the date of the service of the notice, or (b) vacate the land on or before the fifteenth day of May next following.
- (2) On the application of the landlord to the tabsildar or other prescribed officer, the notice shall, if the proper court-fee (where a court-fee is payable under this section) has been paid in respect thereof, be served on the tenant by the officer on or before the fifteenth day of November at the expense of the landlord.
- (3) If the tenant on whom the notice is to be served is a tenant to whom section 36 or section 37 applies, there shall, except as provided by this sub-section and sub-section (4) and by section 69, be payable in respect of the notice a court-fee equal in value to half the annual xent payable for the holding of the tenant, or, in the case of a tenant paying rent in kind, a court-fee equal thalf the value of the produce annually paid as rent on the average of the three years immediately preceding:

Provided that the court-fee shall not in any case exceed twenty-five rupecs.

(4) A court-fee shall not be payable under subsection (3) in respect of a notice on a person to whom section 48 applies.

- (5) Stamps representing the court-fee shall be affixed on the notice before the notice and the application for the service thereof are presented to the tahsildar or other prescribed officer.
- (6) The court-fee paid by a landlord under this section shall not in any circumstances be adjudged to be payable as costs or otherwise by the tenant.
- on whom a notice has been screed under the last fore-going section may institute a suit to contest his liability to ejectment.

 In a specified therein on any of the following grounds, namely:—
 - (a) that he has a right of occupancy in the land;
 - (b) that he holds under a special agreement or decree of Court or unexpired lease under the terms of which he is not liable to be ejected from the land;
 - (c) if he is a tenant to whom section 55, subsection (3), applies, that the notice was insufficiently stamped;
 - (d) if he is a tenant to whom section 33 or section 37 applies, that seven years will not have elapsed on the fifteenth day of May next following, since the date of any such change of rent or alteration of area as is under section 36 or section 37, as the case may be, equivalent to an admission to the occupation of a holding, or, where no such change or alteration has taken place, since the date on which he was admitted to the occupation of the holding;
 - (e) if he is a tenant to whom section 53 applies, that notice of ejectment has not been served upon him in the manner required by this Act.
- (2) A thekadar shall not be entitled to contest a notice of ejectment on any ground other than that he holds a lease under the terms
- of which he is not liable to ejectment.

 57. If the tenant has any claim for comCompensation for improvements

provements, if any, to claimed in suit contesting liability to ejectment. on the holding, he shall file with his plaint a statement of the claim and of the grounds on which it is based.

58. If the Court dismisses the suit in whole or in part, it shall determine the amount of the compensation, if any, due for improvements, and shall declare ejectment from the whole or part of the land, as the case may be, to be conditional on payment of that amount into Court.

59. If the tenant on whom notice of ejectment

Tenancy to cease if notice is not contested.

has been served fails, within thirty days from the date of the service, to institute a suit to contest his liability to be

ejected, his tenancy of the land in respect of which the notice has been served shall cease on the fifteenth day of May next following, unless, after the service, the landlord has authorized him in writing to continue to occupy the land.

60. (1) If the landlord requires assistance to eject a tenant on whom he when assistance to alleges a notice to have been

eject may be given by Court. eject a tenant on whom he alleges a notice to have been served under section 55, he may apply for that assistا منت المحاد الماريسية المنت المستقد المحادث المحادث

The Oudh Rent Act, 1886.

(Chapter V.—Ejectment:—Sections 61-66.—Chapter V1.—Supplemental Provisions respecting Tenancies.—Sections 67-69)

ance to the Court which would have had jurisdiction with respect to a suit by the tenant to contest his liability to be ejected under the notice, and that Court shall order the ejectment of the tenant if it is satisfied—

- (a) that a notice of ejectment was duly served , on the tenant;
- (b) that the tenant has not brought a suit to contest the notice, or that, if a suit for that purpose has been brought, it has been determined adversely to the tenant;
 - (c) that the tenant has not been authorized by the landlord in writing to continue to occupy the land.
- (2) Nothing done by the Court under subsection (1) shall affect the right of the tenant to institute a suit against his limitard on account of illegal ejectment and to recover compensation therefor.
- Ejectment by application.

 Ejectment by application.

 Ejectment by application.

 to whom section 53 applies and against whom a decree for an arrear of rent has been passed and remains unsatisfied, he may, after the first day of April of the year in which that arrear accrued, apply to the Deputy Commissioner to eject the tenent.
 - (2) The Deputy Commissioner shall, on receiving the application, cause a notice to be served on the tenant, stating the amount due under the decree, and informing him that if he does not pay that amount into Court within fifteen days from the receipt of the notice he will be ejected from his holding.
- (3) If the amount is not so paid, the Deputy Commissioner shall, unless good cause is shown to the contrary, eject the tenant.
- 62. (1) A tenant to whom section 53 applies shall be liable to ejectment by suit. Shift during the currency of namely:—
 - (a) that he has used the land comprised in his holding in a manner which renders it unfit for the purposes of his tenancy;
 - (b) that at the time of the institution of the suit the entire holding has been sub-let;
 - (c) where the rent is payable in kind, that his cultivation has diminished to a point which by the custom of the locality involves the forfeiture of the holding;
 - (d) where the tenant holds, under an unexpired lease, land to which section 1, sub-sections (3) and (4), applies, then on any ground which would justify ejectment under the lease.
- (2) The tenant shall continue liable for the rent of the land until the decree is executed.

General.

68. Except in pursuance of an order under section 21, sub-section (3), a tenant shall not in any case, whether in execution of a decree or otherwise, be ejected from the land in his occupation, except between the first day of April and the thirtieth day of June in any year after the passing of this Act.

- 64. A thekadár hable to be ejected under the provisions of this Act may be ejected at any time during his tonancy.
- Ireferment by terrants of claims for compensation for improvements which he may have against the plaintiff, and, if the Court finds the grounds on which the suit is brought to be valid, it shall d termine the amount of compensation, if any, due from the plaintiff to the defendant, and shall pass a decree of ejectment conditional on the payment into Court of that amount.
- 66. A tenant ejected in accordance with the Compensation to ejected tenant for growing crops.

 Compensation to ejected in accordance with the provisions of this Act shall be entitled to receive from the landlord the value of any growing crops or other ungathered products of the earth belonging to the tenant and being on the land at the time of his ejectment:

Provided that, if the land has been sown or planted by the tenant after service on him of a notice under section 55, he shall not be so entitled, unless, after that service, the landlord has authorized him in writing to continue to occupy the land.

CHAPTER VI.

SUPPLEMENTAL PROVISIONS RESPECTING TENANCIES.

Sir Lunds.

- 67. (1) The rights conferred upon tenants by sections 21, 36, 37, 38, 39, 45, 46, 17 and 18 shall not accrue to cultivators of any of the following lands, namely:—
 - (a) land which for the seven years immediately preceding the possing of this Act has been continuously dealt with as sir in the distribution of proprietary or underproprietary profits and charges;
 - proprietary profits and charges;
 (b) land which for the seven years immediately proceding the pasing of this Act has been continuously cultivated by the proprietor or under-proprietor himself or by his servants or by head labour.
- (2) Land which was recorded as sir at settlement and has been continuously so recorded since shall, until the contrary is provid, be p esumed to be land of the class mentioned in clause (a) of section (1).

Thekadars, Mortgagers and Sub-tenants. .

- 68. (1) A person holding land as a thekadár, Thekadárs, mortga mertgagee or sub-tenant gees and sub-tenants. shall not, while so holding, acquire any of the rights enumerated in the las foregoing section in any of the land comprised in his theka, mortgage or sub-tenancy.
- (2) A person having those rights in land does not lose them by sub equently taking a theka or mortgage in which his holding is comprised.

Long Leases.

10 (1) When a holding has been let by registered document for a term of eight years or upwards at a rent determined thereby for the whole of the term in accordance with the

(Chapter VI.—Supplemental Provisions respecting Tenancies.—Section 7().—Chapter VII.—Distress for Arrears of Rent.—Sections 72-79.)

provisions of this Act to a tenant to whom section 36 or section 37 applies, the landlord shall, on the expiration of the term, be entitled to enhance the rent of the helding in accordance with the provisions of Chapter IV, Part B, and not otherwise, and shall also be entitled to eject the tenant by notice under section 55 without payment of a court-fee under that section:

Provided that any change in the rent or alteration in the area of the holding by the landlord during the term shall be a bar to enhancement and ejectment for seven years from the date of that change or alteration.

(2) In addition to the grounds mentioned in clauses (a, (b) and (c) of section 62, sub-section (1), a tenant to whom this section applies shall be liable to ejectment by suit during the currency of his tenancy on any ground which would justify ejectment under the registered document under which he holds.

Miscellancous.

70. Where a tenant has received a patta, a Evidence respecting statement that since the date change of rent or alteration of area of holding. been changed, or area of his holding altered, by the landlord, shall not be admissible in evidence unless the change or alteration is recorded in an entry on the patta signed by or on behalf of the landlord, and in an entry on the counterpart signed by or on behalf of the tenant, or in a new patta and counterpart.

71. The expression "special agreement" or Construction of certain expressions. "decree of Court", where it is used in this Act to signify the tenure on which land is held by a tenant, is to be construed as referring to an agreement or decree made or passed before the passing of this Act.

CHAPTER VII.

DISTRESS FOR ARREARS OF RENT.

72. When an arrear of rent is due from any tenant, the landlord may, subject to the provisions of this Chapter, distrain the produce of the land in respect of which the arrear is due:

Provided that, when a tenant has given security, for the payment of his rent, the produce of the land in respect of which the rent is payable shall not be liable to distress so long as the security is in force.

Distress not permissible in certain cases.

73. Distress shall not be made for the recovery of—

- (a) any sum in excess of the rent payable in the last preceding year for the land in respect of which the arrear is due, unless the tenant has agreed in writing to pay that excess or unless he has been declared by decree to be liable therefor, or
- (b) any arrear which has been due for a longer poriod than one year.
- 74. The power of distress vested by section 72
 in landlords may be exercised by managers under the court of Wards, managing agents and tahsildars of estates held under direct management, and other persons lawfully entrusted with the charge of land, and also by the agents

employed by landlords or any such persons as aforesaid in the collection of rent, if expressly authorized by power-of-attorney to distrain:

Provided that, if any such agent, purporting to act in the exercise of that power, commits an act which, under the provisions of this Chapter, is illegal, the person employing him shall be liable, as well as the agent, to be sued for compensation for any injury caused by the act.

75. Any person empowered to distrain property under section 72 or section 74 may employ a servant or other person to make the distress, but in every such case he shall give to the servant or person a written authority in that behalf, and the distress shall be made in the name and on the responsibility of the person giving the authority.

76. (1) Standing crops and other ungathered Crops liable to disproducts of the earth, and tress crops or other products when reaped or gathered and deposited in any threshing-floor or place for treading out grain or the like, whether in the field or within a homestead, may be distrained by persons invested with powers of distress under this Act.

(2) But no such crops or products, other than the produce of the land in respect of which an arrear of rent is due, or of land held under the same engagement as the land in respect of which the arrear is due, and no grain or other produce after it has been stored by the cultivator, and no other property whatsoever, shall be liable to distress under this Act.

77. (1) Before or at the time when any distress

Demand of arrear before or at time of distrainer shall cause the distrainer shall cause the defaulter to be served with a written demand for the amount of the arrear, together with an account exhibiting the grounds on which the demand is made.

(2) The demand and account shall, if practicable, be served personally on the defaulter, but, if he cannot be found, they shall be affixed at his usual place of residence, and shall thereupon be deemed to be duly served upon him.

78. Unless the amount of the demand is Value of distress and immediately paid or tenservice of list of distrained property on distrain property as aforesaid of value as nearly as may be equal to the amount of the arrear with the costs of the distress; and, when he has made the distress, he shall prepare a list or description of the property distrained and deliver a copy thereof to the owner, or if the owner is absent, attix it at his usual place of residence.

79. (1) Standing crops and other ungathered
Resping and storing products of the earth may,
standing crops distrained. tress, be reaped or gathered
by the tenant, and may be stored in such granaries or other places as are commonly used byhim for the purpose.

(2) If the tenant neglects to do so, the distrainer may cause the crops or products to be reaped or gathered, and in that case shall store them either in such granaries or other places as aforesaid, or in some other convenient place in the neighbourhood.

(Chapter VII.-Distress for Arrears of Rent.--Scotions 80-89.)

- (3) In either case the distrained property shall be placed in the charge of some proper person appointed by the distrainer for the purpose.
- (4) If the crops or products do not, from their nature, whinit of being stored, the distress shall be made (if at all) at least twenty days before the time when the crops or products or any part thereof would ordinarily be fit for cutting or gathering.
- Application by distrainer is opposed or apprehends resistance, and desires to trainer in case of resistance, obtain the assistance of a public efficier, he may apply to the Court, and the Court may, if it thinks necessary, depute an officer to assist the distrainer in making the distress.
- Withdrawal of distress on tender of arrear before the sale thereof as and costs.

 Withdrawal of distress of the sale thereof as and costs.

 Withdrawal of distress after provided, and before the sale thereof as hereinafter provided, the quant tenders rayment of the arrear demanded and of the costs of the distress, the distrainer shall receive the payment and give a receipt therefor and forthwith withdraw the distress.
- Application for sale. any distrained crops or products, or, if the crops or products do not from their nature admit of being stored, within five days from the time of making the distress, the distrainer shall apply for the sale thereof to the proper officer authorized to sell property in satisfaction of decrees of the Court within whose jurisdiction the distrained property is situate.
- 83. (1) The application shall be in writing; it Form of application. hall contain a list or description of the property distrained, and it shall state the name of the defaulter, his place of residence, the amount due and the place in which the distrained property is deposited.
- (2) Together with the application, the distrainer shall deliver to the proper officer the sum payable for the service of a notice upon the defaulter as provided in the next following section.
- Procedure on receipt tion, the proper officer shall send a copy of it to the Court, and shall serve a notice in the form contained in Schedule C to this Act, or to the like effect, on the person whose property has been distrained, requiring him either to pay the amount demanded, or within fifteen days from the receipt of the notice to institute a suit to contest the demand.
- (2) The officer shall at the same time send to the Court, for the purpose of being put up at the court-house, a proclamation fixing a day for the sale of the distrained property, not less than twenty days from the date of the proclamation, and shall deliver a copy of the proclamation to the peon charged with the service of the notice, to be put up by him in the place where the distrained property is deposited.
- (3) The proclamation shall contain a description of the property, and shall specify the demand for which it is to be sold, and the place where the sale is to be held.

- 85. (1) If a suit is instituted in pursuance of the notice mentioned in the last foregoing section, the Court shall send to the proper officer, or, if so requested by the owner of the distrained property, shall deliver to him, a certificate of the institution of the suit.
- (2) On the certificate being received by, or presented to, the proper officer, he shall suspend proceedings in regard to the sale:

Provided that, if in his opinion the property distrained is such that delay will cause damage thereto, he may direct its immediate sale.

- Suit to contest trainer's demand.

 Suit to contest trainer's demand.

 Suit to contest the distrained as aforesaid may institute a suit to contest the distrainer's demand at any time before the expiration of the fifteen days mentioned in section 51, sub-section (1).
- (2) When any such suit is instituted, the Court shall proceed in the manner directed in section 55
- (3) If application for the sale of the property is afterwards made to the proper officer, he shall send a copy of the application to the Court, and suspend further proceedings pending the decision of the case.
- 87. (1) The person whose property has been diswithdrawal of distrained may, at the time of tress on execution of instituting any such suit as aforesaid, or at any subsequent period, execute a bond with one or more surety or sureties, for an amount not less than double the value of the property distrained, binding himself to pay whatever sum may be adjudged to be due from him, with costs of suit.
- (2) When a bond has been executed under subsection (1), the Court shall give to the owner of the property a certificate to that effect, or, if he so requests, shall serve the distrainer with notice of the execution of the bond.
- (3) Upon the certificate being presented to the distrainer by the owner of the property, or upon the notice being served on the distrainer by order of the Court, as the case may be, the property shall be released from distress.
- 88. On the expiration of the period fixed in the proclamation of sale, if the institution of a suit to contest the demand of the distrainer has not been certified to the proper officer in the manner hereinbefore provided, he shall, unless that demand, with such costs of the distress as are allowed by him, is discharged in full, proceed, with the sanction of the Court, to sell the property, or such part thereof as may be necessary.
- 89. (1) The sale shall be held at the place where the distrained property is deposited, or at the nearest ganj, bázár or other place of public resort, if the proper officer thinks that it is likely to sell there to better advantage.
- (2) The property shall be sold by public auction in one or more lots as the officer holding the sale thinks advisable, and if the demand, with the costs of distress and sale, is satisfied by the sale of a portion of the property, the distress shall be immediately withdrawn with respect to the remainder.

(Chapter VII.—Distress for Arrears of Rent.—Sections 90-99.)

- 90. If, on the property being put up for sale,
 a price which the officer
 Postponement of sale. holding the sale thinks fair
 is not offered, and if the
 owner of the property or his recognized agent
 applies to have the sale postponed until the next
 day or (if a market is held at the place of sale)
 until the next market-day, the sale shall be postponed until that day, and shall be then completed at whatever price may be offered.
- Payment of purchasemoney.

 Payment of purchasemoney.

 Payment of purchasemoney.

 Payment of purchasemoney at the time of sale, or as soon thereafter as the officer holding the perty shall be put up again and re-sold
- (2) When the purchase-money has been paid in full, the officer holding the sale shall give the purchaser a certificate stating the property chased by him and the price paid therefor.
- 92. (1) The officer holding the sale shall deduct
 Proceeds of sale. from the proceeds one anna
 for every rupce and fraction
 of a rupee on account of the expenses attending
 the sale.
- (2) He shall then pay to the distrainer the expenses incurred by him on account of the 12 tress and of the issue of the notice and proclamation of sale prescribed in section 81 to such amount as, after examination of the statement of expenses furnished by the distrainer, the officer thinks proper to allow.
- (3) The remainder shall be applied to the discharge of the arrear for which the distress was made, and the surplus (if any) shall be delivered to the person whose property has been sold.
- 93. Officers holding sales of property under this Act, and all persons employed by, or subordinate to purchase, either directly or indirectly, property sold by those officers.
- 94. (1) The officer mentioned in section 82 shall being to the notice of the Court any illegal act which may come to his knowledge as having been committed by any person in making a distress under this Act.
- (2) If in any case, on proceeding to hold a sale under this Act, that officer finds that the owner has not received due notice of the distress and intended sale, he shall postpone the sale and report the case to the Court, and the Court shall direct the issue of another notice and proclamation of sale under section 54, or make such other order as it thinks proper.
- Recovery of expenses where sale does not take place.

 stated in section 94 or because the distrainer's demand has been previously satisfied, a charge of one anna for every rupee of the value of the distrained property, as estimated by the officer, shall be leviable by him on account of the expenses of the intended sale, unless the distrainer's demand has been satisfied before the day fixed for the sale and notice of its having been satisfied has been given by him to the officer.

• 15

- (2) If the distrainer's demand is not satisfied until the day fixed for the sale, the charge shall be paid by the owner of the property, and may be recovered by sale of such portion of the property as may be necessary.
- (3) In every other case the charge shall be paid by the distrainer, and may be recovered under the warrant of the Court by attachment and sale of his property.
- (4) The charge leviable under this section shall not exceed ten rupees in any case.
- 96. (1) When a suit has been instituted to con-Second proclamation test a distramer's demand, of sile who, arrears are and the property has not adjudged to be due. been released on security, if the demand or any portion thereof is adjudged to be due, the Court shall issue an order to the proper officer authorizing the sale of the property.
- (2) On the application of the distrainer (which shall be made within five days from the receipt of the order by the officer), the officer shall publish a second proclamation in the manner prescribed in section 81, fixing another day for the sile of the distrained property, not being less than five or more than ten days from the date of the proclamation, and, unless the amount adjudged to be due with costs of distress is paid before that day, shall proceed to sell the property in the manner hereinbefore provided.
- 97. (1) In all suits instituted to contest a dis-Distrainer to prove trainer's demand, the defenthe rrear in suit to contest his demand. the same manner as if he had himself brought a suit for the amount of the arrear.
- (2) If the demand or any part thereof is found to be due, the Court shall make in favour of the distrainer a decree for the amount so found.
- (3) That amount may be recovered, if the distrained property has not been released on security, by sale of the distrained property as provided in section 96, and, if any balance remains due after the sale, by execution of the decree against the person and any other property of the defaulter, or, if the distrained property has been released on security, by execution of the decree against the person and property of the defaulter, and if his surety has been made a party to the suit, against the person and property of the surety.
- 98. If the distress is adjudged to be vexatious or groundless, the Court, besides directing the release of the distrained property, may award such compensation to the plaintiff as it thinks fit, not exceeding twice the value of the property distrained.
- 93. If any person claims, as his own, property Suit by third party which has been distrained for arrears of rent alleged to be due from any other person, the claimant may institute a suit against the distrainer and that other person to try the right to the property, in the same manner, and under the same rules as to the time of instituting the suit and as to the consequent postponement of sale, as a person whose property has been distrained for an arrear of rent alleged to be due from him may institute a suit to contest the demand.

(Chapter VII.—Distress for Arrears of Rent.—Sections 100-107.—Chapter VIII.—Jurisdiction of the Courts.—Section 108.)

- 100. (1) When any such suit is instituted, the property may be released upon security for its value being given to the satisfaction of the Court.
- (2) If the claim is dismissed, the Court shall make an order in favour of the distrainer for the sale of the property, or the recovery of its value, as the case may be.
- (3) If the claim is upheld, the Court shall order the release of the distrained property, and may award such compensation to the plaintiff as it thinks fit, not exceeding twice the value of the property distrained.
- Landlord's prior claim to distrainable produce in possession of defaulting tenant.

 claim be in respect of a previous sale, mortgage or otherwise, shall bar the landlord's prior claim, nor shall any attachment in execution of a decree of any Civil Court prevail against the prior claim of the landlord.
- Stranger claiming to be landlord and to have right of distress to be made a party.

 arrear is claimed by or on behalf of any person other than the distrainer, on the ground of that other person being actually and in good faith in the receipt and enjoyment of the rent of the land that other person shall be made a party to the suit, and the question of the actual receipt and enjoyment of the suit shall be inquired into, and the suit shall be decided according to the result of the inquiry:

Provided that 'the decision of the Court shall not affect the right of any person having a title to the rent of land to establish that title in a Court of competent jurisdiction, by suit instituted within one year from the date of the decision.

Suit for illegal distrained for the recovery of a demand not justly due, or of a demand due or alleged to be due from some other person, and who is prevented by any sufficient cause from bringing a suit to contest the demand or try the right to the property, as the case may be, within the period allowed by section 84 or section 99, and whose property is in consequence brought to sale, may institute a suit to recover compensation for any injury which he has sustained from the distress and sale.

Suit for illegal act of lowing cases, namely:—

- (a) if any person empowered to distrain property, or employed for the purpose under a written authority by a person so empowered, distrains or sells, otherwise than in accordance with the provisions of this Act, any property for the recovery of an arrear of rent alleged to be due, or
- (b) if any distrained property is lost, damaged or destroyed, by reason of the distrainer

- not having taken proper precaution for the due keeping and preservation thereof, or
- (c) if the distress is not immediately withdrawn when any provision of this Act requires its withdrawal,

the owner of the property may institute a suit to recover compensation for any injury which he has thereby sustained.

- 105. (1) If any person not empowered by this Suit for distress or Act to distrain or sell, or not sale falsely purporting duly authorized for that purpose be under the Act. pose by a person so empowered, purports to distrain or sell any property under this Act, the owner of the property may institute a suit to recover compensation from the person so distraining or selling for any injury which the plaintiff has sustained from the distress or sale.
- (2) The institution of a suit under sub-section.

 (1) shall not affect the defendant's liability to be prosecuted under any law for the time being in force.
- Procedure in case of resistance to distress.

 Procedure in case of resistance to distress.

 Act, or forcibly or clandestinely removes any distrained within ten days from the date of the resistance or removal, shall cause the person accused to be arrested and brought before the Court with all convenient speed, and the Court shall proceed forthwith to try the case.
- (2) If the case cannot be at once heard and determined, the Court may, if it thinks fit, require the person arrested to give security for his appearance whenever he may be required to appear, and, in default of the security being given, may commit him to the civil jail until the case is tried.
- Punishment of offender.

 moval of the distrained property is proved, the Court may order the offender to pay a fine not exceeding one hundred rupees, together with all costs and expenses incurred in the case or in making the distress, and, in default of payment, may order him to be imprisoned in the civil jail until payment is made:

Provided that the offender shall not be imprisoned under this section for a longer term than six months.

CHAPTER VIII.

JURISDICTION OF THE COURTS.

Suits cognizable.

Saits cognizable under the Act.

Saits cognizable under the Act.

Shall not take cognizance of the following descriptions of suits, and those suits shall be heard and determined in Courts of Revenue in the manner provided in this Act, and not otherwise:—

1.—Suils by a Landlord—

- (1) for the delivery by a tenant of the counterpart of a patta;
- (2) for arrears of rent, or, where rent is payable in kind, for the money-equivalent of rent

(Chapter VIII.-Jurisdiction of the Courts.-Sections 109-115.)

- (3) for the enhancement of the rent of a tenant;
- (4) for the ejectment of a tenant;
- (5) against patwaris or agents employed by landlords in the management of land or the collection of revenue or rent, or against the sureties of those patwaris or agents for money received or accounts kept by the patwaris or agents in the course of their employment as aforesaid, or fer papers in their pessession, or for the rendering and settlement of accounts;
- B .- Suits by an Under-Proprietor or a Tenant-
 - (6) for establishing a right of occupancy;
 - (7) for the delivery by a landlord of patta;
 - (8) for contesting a notice of enhancement or ejectment;
 - (9) for compensation—
 - (a) on account of illegal enforcement of payment of rene, or of any sum in excess of rent due, or
 - (b) on account of the withholding of a receipt for a payment of rent, or
 - (c) on account of illegal ejectment, or
 - (d) on account of loss caused by the making of an improvement under section 29, sub-section (3), or
 - (e) on account of the value of standing crops under section 66;
 - (10) for the recovery of the occupancy of any land which has been treated by a landlord as abandoned or from which an underproprietor or tenant has been illegally ejected by the landlor
- (11) for contesting the exercise of the power of distraint conferred on land-lords and others by this Act, or any acts purporting to be done in exercise of that power, or for compensation for illegal distraint;
- (12) for abatement of rent in accordance with the provisions of section 18 or section 29, sub-section (4);
- (13) for the recovery of compensation for improvements in accordance with the provisions of section 22;
- C.—Suits regarding the Direction or Appraisement of Produce—
 - (14) to set uside an award in respect of a division, estimate, appraisement or proceeding under section 32;
- D.—Suits by and against Lombardies, Co-sharers and Mnafiders.—
 - (15) by a sharer against a lambardar or cosharer for a share of the profits of an estate or any part thereof, or for the rendering and settlement of accounts in respect of those profits;
 - (16) by a lambardár, or by a pattidár who is entitled to collect the rents of the patti, for arrears of revenue or rent payable through him by the co-sharers whom he
 - through him by the co-sharers whom he represents, or by a lambardar for village-expenses and other dues for which the co-sharers may be responsible to him

- or against a joint lambardár for compensation for revenue or rent paid by the lambardár on account of the joint lambardár;
- (17) by co-sharers against lambardárs, or by proprietors or lessees against muafidárs or assignees of revenue, for compensation on account of exaction in excess of revenue or rent, or on account of the withholding of a receipt for a payment of revenue or gent;
- (18) by mualidárs or assignees of revenue for arrears of revenue.

Grades of Courts.

Grades of Courts for purposes of the Act.

namely:—

109. For the purposes of this Act, there shall be five grades of Courts of Revenue,

- (I) the Assistant Collector of the second class:
- (2) the Assistant Collector of the first class;
- (3) the Collector;
- (4) the Commissioner;
- (5) the Judicial Commissioner.
- 110. (1) The Chief Commissioner may from

 Power to invest officers with powers of Assistant Collector.

 Or of the second class under this Act, and may at any time withdraw those powers.
- (2) In conferring powers under this section the Chief Commissioner may empower persons specially by name or classes of officials generally by their official titles.

Deputy Commissioner to have Collector's missioner shall exercise the powers.

111. The Deputy Commissioner shall exercise the powers of a Collector under

112. The Chief Commissioner may invest any Investment of Settlement officers with powers of Collector or Assistant Collector.

Assistant Collector under this Act.

- Jurisdiction of Assistant Collector of the second class may fry and determine suits and Collector of the of the descriptions mentioned in clauses (1), (2), (7), (12), (15), (16), (17) and (18) of section 108, of which the value does not exceed one hundred rupees.
- Jurisdiction of Assistant Collector of the first class may

 Jurisdiction of Assistant Collector of the first class may
 try and determine suits of
 every description of which
 the value does not exceed five
 thousand rupees.

Jurisdiction of Colector may try and determine suits of every description without limit as regards the value, and hear appeals from decrees of Assistant Collectors of the second class,

and, except where an appeal is prohibited by the Code of Civil Procedure as applied by this Act, xx of 188 from orders of Assistant Collectors of the first and of the second class.

(2) Whenever the state of the public business so requires, the Chief Commissioner may invest any Assistant Collector of the first class with the powers of a Collector for the trial and determination of

(Chapter VIII.—Jurisdiction of the Courts.—Sections 116-1:7.)

suits and appeals under this Act, other than appeals from decisions of that Assistant Collector, and with the powers of a Deputy Commissioner under sections 24, 25 and 61, and may invest any Collector with all or any of the powers of a Commissioner under this Act.

116. The Commissioner may, subject to the previsions of section 119, hear and Jurisdiction of Comdetermine appeals from original decrees of Collectors and of Assistant Collectors of the first class, and, exec. t where an appeal is prohibited by the Code of Civil (1V of 1882. Procedure as applied by this Act, from original orders of Collectors.

117. The Judicial Commissioner may, subject to the provisions of section 119, Jurisdiction of Judihear and determine appeals cial Commissioner. from original decrees of Commissioners, and, except where an appeal is prohibited by the Code of Civil Procedure as applied by this IV of 1882. Act, from original orders of Commissioners, and, subject also to the provisions of that Code as so . applied, appeals from appellate decrees and orders of Collectors and of Commissioners.

Appeals.

118. (1) Save as provided by sub-section (2) of this Limitation for appeals. section, an appeal shall not

lie.

- (a) to the Collector—after the expiration of thirty days from the date of the decree or order complained of;
- (b) to the Commissioner—after the expiration of sixty days from that date; or
- (c) to the Judicial Commissioner-after the xpiration of ninety days from that date.
- (2) In computing these periods of thirty, sixty and ninety days, the limitation of the appeals shall be governed by the provisions of the Indian Limitof 1877. ation Act, 1877.

119. The decree or order of a Commissioner or of a Collector in a suit of Restrictions on apvalue not exceeding one hundred rupees and of a description mentioned in clause (?), (5), (9), (11), (11), (15), (16), (17) or (18) of section 108, or in an appeal from a decree or order in any such suit, shall be final, unless a question of right to enhance or otherwise vary the rent of a tenant, or a question relating to a title to land or to some interest in land, as between parties having conflicting claims thereto, has been determined by the decree or order of the Commissioner or of the Collector, in which case the decree or order last-mentioned shall be open to appeal in the manner provided in this

120. An order of a Deputy Commissioner sanc-Appeal from orders of tioning a remission of rent Deputy Commissioners acting as such. under section 19, or granting or refusing an application under section 21, or determining the amount of the outlay on an improvement under section 25, or directing or refusing to direct the ejectment of a tenant under section 61, shall be subject to appeal to the Commissioner, whose order on the appeal shall be final.

Distribution of Business.

1882.

121. Notwithstanding anything in the Code of Civil Procedure, the Deputy Power of Deputy Com-Commissioner may, by order missioner to distribute business. in writing, direct that any business eognizable by him and the Courts subordinate to him shall be distributed among those Courts in such manner as he thinks fit:

Provided that a direction given under this section shall not empower any Court to exercise any power or deal with any business beyond the limits of its proper jurisdiction.

Transfer of Suits and other Proceedings.

122. The Commissioner or Deputy Commissioner may withdraw any Transfer of suit and suit or other proceeding in-stituted in any Court suborother precedings by Commissioners and Deputy Commissioners. dinate to him, and try it himself, or refer it for trial to any other such Court competent to try it.

123. The Judicial Commissioner may order that Trad for of suits and any suit or other proceeding other proceedings by pending in any Court subor-dinate to him shall be transferred to any other such Court competent to dispose of it.

Miscellancons.

124. In the performance of their duties under this Act, Collectors shall General subordination be subordinate to, and subject to the direction and control of, Commissioners and the Chief Commissioner, and Assistant Collectors shall be subordinate to, and subject to the direction and control of, the Deputy Commissioners to whose districts they are respectively appointed: .

Provided that nothing in this section shall empower the Chief Commissioner or any Commissioner or Deputy Commissioner to interfere in any way not authorized by this Act with any decision or order in a suit.

125. Suits which, under the provisions of this Act, may be brought Suits by or against by or against landlords, may m-naging agents or tah-sildars of estates held be brought by or against under direct managemanaging age is or tabsilment. ment. dars of estates held under direct management, whether those estates are the property of Government or not.

- 126. (1) A sharer in a joint estate or under-proprictary or other tenure, in Sharer to evereise certain powers only through which a division of land has manager or lamearder. not been made among the sharers, shall not exercise any of the powers conferred by this Act in regard to the recevery of arrears of rent, entencement of rent, ejectment of tenants, or distress, otherwise than through a manager authorized to collect the rents on behalf of all the sharers.
- (2) In particlari estates or tenures -these powers shall be exercised only through a lambardar, or through the pattibler who is entitled to collect the rents of the patti.
- (3) Nothing in this section shall be construed to affect any local custom or special contract.
- 127. Any person in possession of land occupied Rent payable for fond Without consent of the land-accupied without consent lord shall be liable for the of landlord. rent of that land at the rate. payable in the previous year, or, if rent was not payable in the previous year, at such rate as the Court may determine to be fair and equitable, and he shall not in respect of that land have any of the statutory privileges conferred by this Act.

(Chapter VIII.—Jurisdiction of the Courts.—Section 128 — Chapter IX.-Limitation of Suits.—Sections 129-134.) (Chapter X.—Procedure.—Sections 135-142.)

Place of sitting of local limits of its jurisdiction, or, in the case of an Assistant Collector, at any place within the limits of the district to which he is appointed.

CHAPTER IX.

LIMITATION OF SUITS.

129. Subject to the provisions as to legal diagrams ability contained in any law for the limitation of suits for the time being in force in Oudh, all suits under this Act shall, except as otherwise provided in this Act, be instituted within one year from the date of the accrual of the cause of action.

130. A suit for the delivery of a patta or the Snits for delivery of counterpart of a patta may pattas or counterparts. be instituted at any time during the tenancy.

Suits for recovery of holding which has been holdings treated as abandoned.

be instituted within three months from the date on which the landlord entered upon the holding.

Suits for arrears of nue or rent, or, where rent is revenue or rent or share payable in kind, for the money-equivalent of rent, or of a share of profits, shall, except in the case mentioned in section 16, be instituted within three years from the last day of the month of Jeth of the Fasli year in which the arrear fell due.

Suits against agents for money, or delivery of accounts or papers.

any time during the continuance of the agency or within one year after its determination.

Suits regarding distress under section 103, 104 or 105, or to set aside an award in respect of a division, estimate, appraisement of proceeding under section 32, shall be instituted within three months from the date of the accrual of the cause of action.

CHAPTER X.

PROCEDURE.

of 1882.

Application of the Code of Civil Procedure as in force in Oudh code of Civil Procedure to proceedings under this Act.

Code of Civil Procedure shall, so far as they are not inconsistent with the provisions of this Act, apply to all suits and other proceedings under this Act.

136. Every notice under this Act shall, if practicable, be served on the person to whom it is addressed or on an agent authorized by him to accept service on his behalf; but if that person or an agent so authorized cannot be found, service may be made by posting the notice at the usual place of residence of the person to whom the notice is addressed, or, if that person does not reside in the district wherein the land is situate,

at the village-chaupal or other conspicuous place in the village wherein the land is situate.

137. In addition to the particulars required by section 50 of the Code of Civil Procedure to be speci- XIV of 1882. fied in the plaint, the plaint shall contain the following particulars, namely:—

- (a) the name of the village or estate, and of the pargana in which the land to which the suit relates is situate;
- (b) if the suit is for recovery of an arrear of rent, or for the enhancement or abatement of rent, or for the ejectment of a tenant, or for contesting a notice of enhancement of rent, or for contesting a notice of ejectment, or for the recovery of the occupancy or possession of any land, then the extent, situation and designation of the land to which the suit relates and, where fields have been numbered in a Government survey, the number (if it is possible to give it) of each field;
- (c) if the suit is for recovery of an arrear of rent or revenue, then the yearly rent or revenue of the land, the amount (if any) received on account of the year or years for which the claim is made, the amount in arrear and the time in respect of which it is alleged to be due;
- (d) if the suit is for the delivery of a patta or the .counterpart of a patta, then all the particulars mentioned in section 8.

Third person claims and an under-proprietor or ingrent to be made a tenant the right to receive the rent of land is claimed by a third person, on the ground that he, or a person through whom he claims, has actually and in good faith received and enjoyed the rent up to the time of the commencement of the suit, that third person shall be made a party to the suit, and the question of the actual receipt and enjoyment of the rent by him or the person through whom he claims shall be enquired into, and the suit shall be decided according to the result of the inquiry:

Provided always that the decision of the Court shall not affect the right of any party having a legal right to the rent of the land to establish his title thereto in a Court of competent jurisdiction.

summons defend.
ant to be for final disposal in certain suits.

(1), (2), (7), (10) and (11)
of section 108, the summons
of the suit.

- 140. In a suit to recover an arrear of rent, no set-off in suits for set-off shall be allowed arrears of rent. against the claim except such amount as may be due to the defendant one an unexecuted decree under this Act against the plaintiff.
- 141. When an arrear of rent remains due from Interest on arrears of any tenant, he shall be liable rent. to pay interest on the arrear at the rate of one per cent. per mensem.
- 142. (1) In any suit under this Act involving Payment of money into a claim to money, the de-Court by defendant. fendant may, at any stage of the suit, deposit in Court such sum of money

(Chapter X.—Procedure.—Sections 143-155.)

as he considers a satisfaction in full of the plaintiff's claim, together with the costs incurred by the plaintiff up to the time of the making of the deposit.

- (2) Notice of the deposit shall be given to the plaintiff, and the amount deposited shall be paid to him on his application.
- (3) From the date of the making of a deposit under this section, interest shall not be allowed to the plaintiff on the sum deposited, whether that sum be in full of the plaintiff's claim or fall short thereof.
- Proceeding for balance where defendant pays less than amount claimed by the plaintiff, nothing in the last foregoing section shall bar the plaintiff from proceeding in the suit for the recovery of the balance.
- Making of local investigations by Court. may, if it thinks fit, itself make a local investigation instead of issuing a commission under section 392 of the

of 1882. Code of Civil Procedure.

(2) When the Court itself makes a local investigation, the provisions of section 593 of that Code with respect to the recording of evidence shall apply to the Court, and any observations which the Court sees fit to record on its proceedings shall be received as evidence in the suit.

Decires.

- Time for the making on a decree under this Act when the application for the cution. It is the decree, unless the decree is for a sum exceeding five hundred rupees, in which ease the period within which execution may be had shall be regulated by the law for the time being in force as to the period allowed for the execution of decrees of Civil
- 146. When a decree for money is made in any Immediate execution suit under this Act, the of decree. Court may, on the oral application of the party in whose favour the decree is passed, direct immediate execution thereof in the manner described in section 256 of the 1882 Code of Civil Procedure.
 - 147. When a decree in favour of the plaintiff

 Decree for enhancement to state date of commencement of enhancement.

 Is made in a suit for an enhancement of rent, the Court shall declare the date from which the enhancement shall take effect.
 - 148. (1) If the decree is for the delivery of

 Enforcement of decree for delivery of papers or accounts, it may
 be enforced by the imprisonment in the civil jail
 of the party against whom it is made or by the
 attachment of his property, or by both imprisonment and attachment.
 - (2) The imprisonment and attachment may be continued until the party complies with the terms of the decree:

Provided that he shall not be imprisoned under this section for a longer period than six months.

- 149. A decree for the delivery of a patta or of

 Decrees for patta or the counterpart of a patta counterpart to specify shall specify all the parameter of specif
- arant of patta or counterpart in ease of defendant's refusal.

 The decree is for the delivery of a patta or the counterpart of a patta, and the purty ordered to deliver the patta or counterpart neglects or refuses to do so, the Court may grant a patta or counterpart in conformity with the terms of the decree, and that patta or counterpart shall have the same effect as if delivered by the party against whom the decree was passed.
- 151. If the decree is for money, a process in exe-Execution to be first made against moveable cution shall not issue against the immoveable property of the judgment-debtor, other than for attachment of that property, unless satisfaction of the decree cannot be obtained against his moveable property.
- 152. If the decree is for an arrear of rent due sale of under-proprietary right in execution of decree for arrears of rent.

 the provisions of this Act, be sold in execution of the decree.
- Registration of incombrance created by an under-proprietor on his tenure after the twenty-second day of July, 1868, shall not be valid in the event of the sale of his rights and interests in exemtion of a decree for arrears of rent, unless the incumbrance has been registered under any rules or law for the time being in force in Oudh, within four months after the creation thereof, and not less than thirty days before the date of attachment of those rights and interests.
 - Proprietor lien for such incumbrance and fails rent payable by underproper or. or any part of the rent subsequently accruing in respect of the land subject to the incumbrance, the incumbrancer shall be liable to pay to the proprietor the whole or the part of that rent, as the case may be, unless the proprietor has agreed in writing to waive any claim which he might otherwise have made on the incumbrancer under this section.
 - (2) Where after the passing of this Act an under-proprietor transfers his rights or any part thereof in land, and the transferce enters into possession, the transferce shall, subject to any agreement in writing with the proprietor to the contrary, be liable to pay to the proprietor any arrears of rent due in respect of the land at the date of the transfer.
 - Right of pre-emption cree under this Act, and the at execution-sale. land or any lot thereof has been knocked down to a stranger, any co-sharer, other than the judgment-debtor, may, before sunset on the day of sale, claim to take the land or lot, as the case may be, at the sum at which it was so knocked down.

Chapter XI.—General.—Sections 156-158.) (Schedule A .- Schedule B .- Schedule C .- Schedule D.)

(2) A like claim may be made, if the land is a proprietary tenure, by an under-proprietor, and if the land is an under-proprietary tenure, by a proprietor.

(3) Any claim made under this section shall be

allewed

Provided that, if a claim to the same land or lot is made by a proprietor or under-proprietor as well as by a co-sharer, the claim of the co-sharer shall prevail:

Provided also that a claim shall not be allowed unless the claimant fulfils all the conditions of the

sale binding on a purchaser.

CHAPTER XI.

GENERAL.

156. Notwithstanding anything in the Indian Registration of stata- Registration Act, tory puttus unnecessary. pattas granted for any term not exceeding seven years by landlords to tenants to whom section 36 or section 37 of this Act applies shall be deemed good and valid without their being registered.

157. The provisions of sections 4, 36, 37, 38, Exclusion of specified 39, 40, 41, 42, 13, 44, 45, areas from certain peo-46, 47 and 48 shall not extend to the areas specified in Schedule D to this Act, or to any other area which the Chief Commissioner may from time to time, by notification in the local official Gazette, add to that schedule, but the Chief Commissioner may from time to time, by like notification. extend those provisions, or any of them, to any of those areas.

153. (1) The Chief Commissioner may, from time to time, make rules con-Power to make rules. sistent with this Act for the guidance of all persons in matters connected with the enforcement of this Act.

(2) The Chief Commissioner shall, before making rules under this section, publish a draft of the proposed rules in such manner as, in his opinion, is sufficient.

(3) There shall be published with the draft a notice specifying a date at or after which the

draft will be taken into consideration.

(4) The Chief Commissioner shall receive and consider any objection or suggestion which may be made by any person with respect to the draft before the date so specified.

(5) Every rule made under this section shall be published in the local official Gazette in English and in such other language or languages as the Chief Commissioner directs, and that publication shall be conclusive proof that the rule has been made as required by this section.

SCHEDULE A.*

(See section 15.)

that 1 did personally [or by my agent C. D.] on the day of tender payment to F^{-D} (the place where the (revenue or) rent of the lands

at , [held or] cultivated by me under [or from or jointly with] the said E. F. is usually payable) of the sum of rupees as and for the whole amount due from me in re-

• If this declaration is made by an agent it must be altered accordingly. .

spect of the (revenue or) rent of the said lands to the month of from the month of both inclusive. I further declare that the said E. F. refused to accept the said sum so tendered [or to give me a receipt in full forthwith for the sum so tendered]. And I declare that, to the best of my belief, the sum of so tendered, and which I now desire to pay into Court, is the full amount which I owe to the said E. F. on account of the (revenue or) rent of the said lands from the month of to the month of

both inclusive, and that I owe to the said E. F. no further sum on account of the (revenue or) rent of the said lands.

the person named in the above declaration, do declare that what is stated therein is true to the best of my information and belief.

SCHEDULE B.+

(See section 15.)

Court of the of Dated the day of 18 To E. F., of &c.

With reference to the within declaration, you are hereby informed that the sum of rupees therein mentioned is now in deposit in this Court, and that the above sum will be paid to you or your recognized agent on application. And take notice that if you have any further claim o demand whatscever to make against the said A. B. in respect of the (revenue or) rent of the said lands, you must institute a suit in Court for the establishment of that claim or demand within six calendar months from this date, otherwise your claim will be for ever barred.

SCHEDULE C.

(See section 84.)

Office of officer appointed to sell distrained properly. .

A. B.—Distrainer.

Whereas the said A. B. has applied to have the distrained property specified below sold for the recovery of alleged to be due to him alleged to be due to him as arrears of rent, you are hereby required either to pay the said sum to the said A. R., or to institute a suit before the Court to contest the demand within fifteen days from the receipt of this notice, failing which the property will be sold.

Dated this

day of

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SCHEDULE D.

(See section 157.)

(1) Parganas Kukra Mailani, Bhur, Srinagar, Nighasan, Palia, Khairigarh, Dhaurahra and Firozabad in the district of Kheri;

(2) alluvial maháls for the time being registered as such under the rules made under clause (b) of section 220 of the Oudh Land-revenue Act, 1576; XVII of 1876.

(3) lands heretofore or hereafter granted under the waste-land rules for the time being in force in Oudh.

† This s to be by endorsement on a copy of the declaration under Schedule A made by the person paying the money into Court.

> S. HARVEY JAMES. Offg. Secy. to the Govt. of India.



The Gazette of India.

PUBLISHED BY AUTHORITY.

SIMLA, SATURDAY, OCTOBER 2, 1886.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART V.

Bills introduced into the Council of the Governor General for making Laws and Regulations, or published under Rule 22.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

[Second publication.]

The following Bill was introduced into the Council of the Governor-General of India for the purpose of making Laws and Regulations on the 24th September, 1886, and was referred to a Select Committee:—

No. 24 of 1886.

4 Bill to provide for the Protection of Indigenous Tribes in Burma.

WHEREAS it is expedient to provide means for protecting Karens and other indigenous tribes in Burma from the intrusion of strangers into their villages; It is hereby enacted as follows:—

Short title, commencement and local extent.

1. (1) This Act may be called the Burma Indigenous Tribes Protection Act, 1886.

- (2) It shall come into force at once; and
- (3) It shall extend to such local areas within the limits of Lower Burma as the Local Government may from time to time, by notification in the official Gazette, specify in this behalf.

Definition of "indige-

- 2. (1) The Karens are an indigenous tribe within the meaning of this Act.
- (2) With the previous sanction of the Governor-General in Council, the Local Government, by notification in the official Gazette, may from time to time declare of any other class of persons in Lower Burma that that class is or forms part of an indigenous tribe, and may at any time cancel the declaration.
- (3) While a declaration under sub-section (2) is in force, it shall be conclusive proof of the matter stated therein.

- 3. In this Act, unless there is something re-Definitions of "vil- pugnant in the subject or lage" and 'prescribed.' context,—
- (1) "village" means any collection of ten or more houses not being either a municipality to which the British Burma Municipal Act, 1874, VII of II or the Burma Municipal Act, 1884, for the XVII of time being extends, or a town, village or hamlet in which a house-tax or a cess on houses is for the time being leviable under section 5 or section 6 of the Burma District Cesses and Rural Police Act, 1880; but it does not include a village of which members of indigenous tribes are not the majority of the residents;
- (2) "prescribed" means prescribed by rules under this Act.
- 4. (1) If not fewer than half of the cultivature when resident or intending resident of a village may be ejected or excluded therefrom. Thereof, they may record that desire in the prescribed manner.
- (2) When the cultivating householders of a village have recorded under sub-section (1) their desire to eject or exclude a resident or intending resident, the prescribed authority may, in the prescribed manner, eject or exclude him from the village.

Provided that a resident or intending resident of a village shall not be ejected or excluded therefrom, if he-

- (a) is of the same indigenous tribe as the majority of the residents of the village, or
- (b) cultivates land within three miles of the village, or
- (c) has resided in the village for twelve years or upwards:

. Provided also that a resident of a village who is ejected under this Act shall be entitled to compensation for any immoveable property belonging to him in the village.

- 5. (1) The Local Government may from time to time, with the previous sanction of the Governor-General in Council, make
 - (a) to define the mode in which the desire of the cultivating householders of a village to eject or exclude therefrom a resident or intending resident is to be ascertained and recorded;
 - (b) to declare the authority for carrying into effect the recorded desire of the cultivating householders of a village to eject or exclude a resident or intending resident therefrom, and to prescribe the procedure to be followed by that authority in ejecting or excluding him;
 - (c) to prescribe the mode in which the compensation to which an ejected resident is entitled under this Act is to be ascertained and given; and
 - (d) egenerally to carry out the purposes of this Act.

- (2) When making any rule under this Act the Local Government may direct that a breach of it shall be punished with fine which may extend to one hundred rupees, or with imprisonment which may extend to three months, or with both.
- 6. (1) The Local Government shall, before Procedure for making making rules under this Act, and publication of rules. publish a draft of the proposed rules in such manner as may, in its opinion, be sufficient for the information of persons likely to be affected thereby.
- (2) There shall be published with the draft a notice specifying a date at, or after which, the draft will be taken into consideration.
- (3) The Local Government shall receive and consider any objection or suggestion which may be made by any person with respect to the draft before the date so specified.
- (4) A rule made under this Act shall not take effect until it has been published in the local official Gazette.
- (5) The publication in that Gazette of a rule purporting to be made under this Act shall be conclusive proof that it has been duly made.

STATEMENT OF OBJECTS AND REASONS.

The object of this Bill is to provide for the ejection or exclusion in certain circumstances of strangers from village-sites occupied by Karens and other indigenous tribes of Burma.

- 2. It would seem that Burman, Shan or Chinese strangers occasionally settle in Karen villages and cause very great annoyance to the Karens, who, in some cases, from shyness or timidity, do not resist the intruders, whilst in others they have been goaded into acts of lawlessness. The missionaries, who know more of the Karens than any English or Burman Government officers, are very persistent in urging that power must be taken to preserve the Karens, especially the wilder Karens in secluded tracts, from intruders. Mr. Crosthwaite, when officiating as Chief Commissioner of British Burma, proposed to issue rules providing for the ejection of intruders from Karen villages; but it was found on further consideration that no rules of the kind could be enforced without legal sanction. The present Chief Commissioner, sharing Mr. Crosthwaite's views has urged on the Government the necessity for legislation, in the absence of which he fears that the Karen and similar tribes may either be driven out of their settlements or resort to lawless means of getting rid of intruders.
- 3. In these circumstances, the present Bill has been prepared. Though of a somewhat exceptional nature, it appears to the Government of India to be warranted by the peculiarities of the relations of these indigenous tribes and their neighbours. Further, it is supported by the analogy of the provisions of section 4 of the Garo Hills Regulation, I of 1882, which prohibit the acquisition of interests in land in those hills by strangers except under special sanction.
- 4. The provisions of the Bill are very simple. Section 1, sub-section (3), empowers the Chief Commissioner to apply the proposed Act to such local areas as he may by notification prescribe, while section 3 defines the term village so as to restrict the operation of the proposed law to purely rural tracts. Section 4 declares the circumstances under which a resident or intending resident may be excluded or ejected from a village. These are that the majority of the residents of the village belong to some indigenous tribe and that not less than ne-half of the cultivating householders of the village desire ejection or exclusion of the resident or intending resident, who must not be of the same tribe as the majority of the residents of the village, or cultivate land within three miles of the village or have resided in the village for twelve years or upwards. The section further provides for compensation to persons who have been compelled to vacate any land or house in a village in consequence of their ejection therefrom. Under section 5, the Chief Commissioner has power to make rules with the sanction of the Governor-General in Council prescribing the mode in which the desire of the cultivating householders of a village to eject or exclude any one therefrom is to be ascertained and recorded, empowering certain persons to eject or exclude persons in pursuance of the recorded desire and on behalf of the cultivating householders, and prescribing the procedure to be followed in such cases, and the mode in which compensation under the proposed Act is to be ascertained. The section further enables the Local Government to direct in any rule that a breach of it shall be punished with fine which may extend to one hundred rupee-, or with imprisonment which may extend to three months, or with both. Lastly, section 6 contains the usual formal matter as to the procedure for making and publishing rules.

The 17th September, 1886.

C. P. ILBERT.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

[First publication.]

The following Bill was introduced into the Council of the Governor-General of India for the purpose of making Laws and Regulations on the 24th September, 1886, and was referred to a Select Committee on the 30th idem:—

No. 25 OF 1886.

A Bill to abolish Military Courts of Requests as established by Indian Military Law.

WHEREAS it is expedient to repeal that portion of the Indian Military Law which relates to Affitary Courts of Requests and to military ribunals having jurisdiction with respect to acions of a civil nature; It is hereby enacted as ollows :-

1. The enactments mentioned in the schedule hereto are hereby repealed Repeal of enactments. to the extent specified in the rird column of that schedule.

THE SCHEDULE. ENACTMENTS REPEALED.

Subject or title.

Extent of

repeal.

Number and

year.

Acts of t	he Governor-General in (Council.
t XI of 1841.	Military Courts of Requests for Native Oflicers and Soldiers.	
t XII of 1842.	Regulation of Military Bázárs and Liabilities of Camp-followers.	So far as it has not been re- pealed.
, XXXIII f 1852.	Enforcement of judg- ments in places be- yond the jurisdiction of the Courts pro- nouncing the same.	So far as it has not been re- pealed.

Number and year.	Subject or title.	Extent of repeal.
1	2	· ·

Acts of the Governor-General in Council-contd.

Act III of 1 1859.	Conferment of Civil Jurisdiction in cer- tain cases on Canton- ment Joint Magis- trates.	it has not been re-
Act XII of 1868.	Suspension of opera- tion of section 17, Act XI, 1811.	The whole.
Act III of 1880.		Section 8.
Act XIV of 1882.	Code of Civil Proce- dure.	Clause (b) of section 6.
Act of the	Governor of Madras in	Council.

let I	of	Cantonments	•••	Section 9,
1866.				down to
				and incle-
				sive of the
				words
			down and inclusive of the word	" provided
				also that."

Rombay Regulation.

XXII 1527.	of	Military	-		The following portions so far as they have not been repealed, namely:— (a) the first clause of section 3; (b) the first twenty-seven words of the second clause of that section; (c) section 7; and (d) section 32.
				1	

STATEMENT OF OBJECTS AND REASONS.

The object of this Bill is, by repealing that portion of Indian military law which relates to Military Courts of Requests, to make the provisions of the Army Act, 1881, respecting Courts of Requests in India (41 & 45 Viet., c 58, ss. 148-151), apply to Her Majesty's Indian forces, and thus to place those forces, with respect to indebtedness, in the same position as the rest of the British Army. In this respect the law enacted nearly half a century ago for the Indian army is more severe than Parliament has seen fit to enact for the other branches of Her Majesty's regular forces or than the Council of the Governor-General would now enact.

The 22nd September, 1886.

G. CHESNEY.

S. HARVEY JAMES,
Offg. Secy. to the Govt. of India.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

ABSTRACT OF THE PROCEEDINGS OF THE COUNCIL OF THE GOVERNOR GENERAL OF INDIA, ASSEMBLED FOR THE PURPOSE OF MAKING LAWS AND REGULATIONS UNDER THE PROVISIONS OF THE ACT OF PARLIAMENT 24 & 25 VIC., CAP, 67.

The Council met at Viceregil Lodge, Simla, on Friday, the 24th September, 1886.

PRESENT:

His Excellency the Viceroy and Governor General of India, K.P., G.C.B., G.C.M.G., G.M.S.I., G.M.I.E., P.C., presiding.

His Honour the Lieutenant-Governor of the Punjab, LL.D., K.C.S.I., C.I.E.

His Excellency the Commander-in-Chief, Bart., G.C.B., C.I.E., V.C.

The Hon'ble C. P. Ilbert, C.S.I., C.I.E.

The Hon'ble Sir T. C. Hope, K.C.S.I., C.I.E.

The Hon'ble Sir A. Colvin, K.C.M.G., C.I.E.

The Hon'ble Major-General G. T. Chesney, R.E., C.S.I., C.I.E.

The Hon'ble J. W. Quinton.

The Hon'ble Colonel W. G. Davies, c.s.t.

The Hon'ble Rana Shankar Baksh Singh Bahadur, C.I.E.

ACT XXXVI OF 1858 AMENDMENT BILL.

The Hon'ble MR. ILBERT moved that the Report of the Select Committee on the Bill to amend Act XXXVI of 1858 (an Act relating to Lunatic Asylums) be taken into consideration. He said:—

"This is a Bill which was introduced by my friend Sir Steuart Bayley last December with the object of removing a slight defect in the Lunatic Asylums Act. The Bill as introduced was approved by the local authorities, but certain additional amendments of the Act were suggested by the Governments of Bengal and the Punjab, and it was thought desirable to make a further reference on these suggestions. After considering the replies to this further reference we have added to the Bill clauses expressly legalising the detention of supposed lunatics for a limited time for purposes of observation, and also removing an inconvenience pointed out by the Punjab Government which had been caused by the requirement that lunatics who are Natives of India should in all cases be sent to an asylum at the Presidency. The reasons for these modifications of the Bill are explained in the Report of the Select Committee, and I need not add to the explanations which are to be found there."

The Motion was put and agreed to.

The Hon'ble MR. ILBERT also moved that the Bill, as amended, be passed.

The Motion was put and agreed to.

LIEUTENANT-GOVERNOR'S (N.-W. P.) FUNCTIONS BILL.

The Hon'ble MR. ILBERT also moved that the Report of the Select Committee on the Bill to legalize the discharge by the Lieutenant-Governor of the North-Western Provinces of certain functions assigned to the Governor General in Council be taken into consideration. He said:—

"The passing of this Bill has been delayed for some time because it was proposed to add to it a section validating the exercise by the Lieutenant-Governor of the North-Western Provinces of certain powers under a Regulation of 1803, which he appears to have exercised without question during the forty years that elapsed between the constitution of his office and the repeal of the Regulation.

1336

The proposal was quite reasonable, but there was at the time that it was made just a possibility that its adoption might affect the interests of some parties to a suit then pending, and accordingly the further progress of the Bill was postponed. There is now, so far as I am aware, no litigation before any Court which can be influenced by the addition of the proposed section, and therefore it has been added to the Bill.

. "We have also removed from the schedule to the Bill a Regulation of 1805, to which reference has been made unnecessary by the passing of the little Act of this year about the Mirzápur stone-quarries."

The Motion was put and agreed to.

The Hon'ble MR. ILBERT also moved that the Bill, as amended, be passed.

The Motion was put and agreed to.

BURMA INDIGENOUS TRIBES PROTECTION BILL.

The Hon'ble MR. ILBERT also introduced the Bill to provide for the protection of Indigenous Tribes in Burma, and moved that it be referred to a Select Committee consisting of the Hon'ble Sir A. Colvin, the Hon'ble Mr. Quinton and the Mover.

The Motion was put and agreed to.

The Hon'ble MR. ILBERT also moved that the Bill and Statement of Objects and Reasons be published in the British Burma Gazette in English and in such other languages as the Local Administration thinks fit.

The Motion was put and agreed to.

UPPER BURMA LAWS BILL.

The Hon'ble MR. ILBERT also presented the Report of the Select Committee on the Bill to declare the law in force in Upper Burma, remarking that, though it was only formally laid on the table on that day, it had been in the hands of hon'ble members for the last few days; and under those circumstances he had no hesitation in asking that it should be taken into consideration at once. It was desirable, for administrative reasons, that there should be no avoidable delay in the passing of the Bill.

The Hon'ble MR. ILBERT also moved that the Report be taken into consideration. He said:-

"When introducing this Bill in July last, I said that its object was to lay the foundation of a system of law for Upper Burma, and I explained the system under which that Province had been provisionally administered under British rule. Since then I have seen statements to the effect that the provisions of the law have been totally ignored in Upper Burma, and that the people of that Province have been deprived of the safeguards against injustice to which they As such statements are calculated to convey an entirely are legally entitled. erroneous impression of the facts, it may be desirable that I should, at the risk of repetition, describe again the nature of the provisional administration which this. measure and the Regulations by which it is to be supplemented are intended to supersede. That administration has been conducted in accordance with certain provisional instructions, which were framed by Sir Charles Bernard and approved by the Government of India. The object of those instructions was to apply to Upper Burma the provisions of the Indian Codes so far as they were applicable to the circumstances of the country and suitable to the customs and habits of the people. Certain variations from the precise procedure laid down by the Codes were considered necessary. Among the most important of these variations was the substitution for the method of appeals provided by the Codes of a system of review and revision by superior authorities. With the view of securing regularity of procedure and guarding against failures of justice, special stress was laid on the exercise of the powers of review and revision thus conferred, and all those who are familiar with the administration of justice in frontier tracts are aware how much better these powers are adapted to the circumstances of such tracts than the ordinary procedure of appeal provided by

the Codes. I need not go through the other variations between the instructions and the Codes. They are all of a similar character, and such as were rendered necessary by the exceptional and transitional state of things with which we had to deal.

"I believe that these instructions have worked satisfactorily, and have proved to be well adapted to their purpose. Careful inquiry has been made into all cases in which officers of the British Administration have been charged with oppressive conduct, or abuse of the powers entrusted to them; and the result of the inquiry has been in each case to show that the charge either had been grossly exaggerated or had no foundation in fact. As to one point there can be no room for doubt, namely, that, notwithstanding the difficulties with which our officers have had to contend, the administration of justice in Upper Burma under British rule has constituted an immense advance on anything which existed under the late regime.

"I am aware that the 'instructions' are open to technical objections, on the ground that certain Indian Acts, including the general Codes, were extended to Upper Burma by the mere fact of its incorporation in the Indian Empire, and that the instructions issued last spring are not in precise accordance with those Acts. But it was obviously impossible to work those Acts immediately and without modification in a Province so situated as Upper Burma. The choice practically lay between adherence to the letter of the law and observance of its spirit, and we preferred the latter course. In asking the Council, as I do by this Bill, to give retrospective validity to the provisional instructions of last spring, I confidently affirm that I am not asking them to concone any act, omission or practice inconsistent with the substantial interests of justice.

"I have said that the law embodied in this Bill will be supplemented by Regulations under the Statute of 1870. Until this Bill has been possed, there will be no authority competent to submit those Regulations in the manner required by the Statute. But much time has been devoted to them during the last few months; they have been carefully considered by the Government of India in consultation with the local authorities; they are now in a very forward state of preparation; and I believe that a very short time will chapse before they become law. When it is remembered how long a period clapsed before anything like a settled system of law was introduced into such Provinces as Oudh and the Punjab, it will be seen that the Government is not chargeable with undue delay in the performance of its task of providing a Code of laws suitable to the circumstances of its new Province.

"To return to the Bill. The alterations made by the Select Committee are neither numerous nor important, and are all, or nearly all, based on suggestions made by Sir Charles Bernard after consultation with his officers.

"There are certain provisions of the Bill which ought to come into force simultaneously with the Regulations to which I have referred, and we have therefore postponed their operation for a period which will not, I hope, exceed a few weeks. We have also defined somewhat more precisely the local area to which certain parts of the Bill are to apply. There is no present intention of importing British law into the Shan States, and therefore we have excluded those States from the operation of the laws which we declare in force in Upper Burma, merely reserving a power, which may possibly be useful hereafter, to introduce into any portions of those States such laws, if any, as may be required. We have made a few additional modifications in the Acts scheduled for application to Upper Burma in the narrower sense of the word, and we have made a few additions to the list of those Acts. But, as will be seen from our Report, none of these alterations are of any material importance, and the Bill which I am asking the Council to pass is, in all its substantial features, that which was introduced last July."

The Motion was put and agreed to.

The Hon'ble MR. ILBERT also moved that the Bill, as amended, be passed.

The Motion was put and agreed to.

MILITARY COURTS OF REQUESTS ABOLITION BILL.

The Hon'ble MAJOR-GENERAL CHESNEY moved for leave to introduce a Bill to abolish Military Courts of Requests as established by Indian Military Law. He said:—

"Courts of Requests were first established in India by a Regulation of the year 1810, and the object was stated to be to afford means to sutlers and others of obtaining a remedy in case of debt against military officers and soldiers and also to encourage sutlers and others to settle in military cantonments. The law was first recognized by the English Statute Law in 1825; at that time practically a sutler or trader in a camp had no remedy against an officer or soldier for the recovery of small claims, and these Courts were established only to afford such means of remedy. But in course of time, as Small Cause Courts have extended throughout India, the necessity for separate Courts of this kind no longer exists; in fact, the Courts are merely the relic of a state of things which has long pass daway, and moreover, as stated in the Statement of Objects and Reasons, Military Courts of Requests are in many respects more severe than either the English law contemplates or the Government of India would now be prepared to allow if legislating in the first instance." It is therefore proposed to abolish Military Courts of Requests, so far as such abolition is not repugnant to the provisions of the English Army Act.

"The Statement of Objects and Reasons explains the nature of the proposed Bill."

The Motion was put and agreed to.

The Hon'ble MAJOR-GENERAL CHESNEY also introduced the Bill.

The Hon'ble MAJOR-GENERAL CHESNEY also moved that the Bill and Statement of Objects and Reasons be published in the Gazette of India in English and in the local official Gazettes in English and in such other languages as the Local Governments think fit.

The Motion was put and agreed to.

OUDH WASIKAS BILL.

The Hon'ble Mr. QUINTON moved that the Report of the Select Committee on the Bill to declare certain allowances collectively known as Outh Wasikas to be pensions within the meaning of the Pensions Act, 1871, be taken into consideration. He said:

"The Select Committee have altered the Bill in two points. They have, firstly, omitted those portions of it which contained any reference to the 5th Oudh loan, as the Local Government have brought to their notice that there are no pensions under that loan now remaining, all allowances or pensions payable on account of it having been commuted in accordance with the terms of the treaty under which the loan was made.

"Secondly, they have re-drafted section 2 of the Bill so as to make it clear that the alloweness are declared to be within the meaning of the Pensions Act with no ulterior object but only for the limited purpose of barring the jurisdiction of the Civil Courts in respect of claims relating to these allowances except on certain conditions, and of protecting them from attachment at the instance of creditors.

"There is nothing novel in these provisions. They have in effect been acted on since the annexation of Oudh, and rules on these matters were drawn up under section 14 of the Pensions Act of 1871, the applicability of which to the Vasika allowances has only within a recent period been the subject of doubt. In the Statement of Objects and Reasons I intimated that the legislation respecting the Táj M deil's pension in 1880 suggested a question as to Wasikas being pensions within the meaning of the Pensions Act of 1871; and a year or two ago, Mr. Young, then the officiating and now the substantive Judicial Commissioner of Oudh, ruled that these allowances were liable to attachment under civil decrees as being outside the Pensions Act. On the correctness of

this judgment I offer no opinion, but it is opposed to the practice which has obtained under the orders of Government for 30 years, and, unless that practice was inexpedient, has rendered legislation inevitable in the interests of the Wasikadárs themselves. The Government believes, however, that the practice which has hitherto obtained is salutary, that these allowances should not become the subject of litigation in the Civil Courts, and that the holders of them should not be reduced to destitution by the attachment of them in execution of civil decrees.

- "The letter of the Commissioner of Lucknow printed as a paper on the Bill, memorials received by the Select Committee and by the Government, and notices of the measure in the public Press show nevertheless that the scope of the Bill has been misapprehended, and that in many quarters a notion prevails that under cover of this enactment Government intend to facilitate the resumption or reduction of Wasikas at some future time and to appropriate funds for which they are bound to account as trustee.
- "As to the former point I hope the explanation I have just given of the meaning and effect of the Bill will dispel all misunderstanding; and as to the latter, if I am called upon to notice such imputations, I can only say that the Bill makes no alteration in the position of Government in respect of these allowances, and that all courses now open to claimants against Government on account of them will be equally open to them after the Bill becomes law."

The Motion was put and agreed to.

The Hon'ble MR. QUINTON also moved that the Bill, as amended, be passed.

The Motion was put and agreed to.

OUDH RENT BILL.

The Hon'ble MR. QUINTON also presented the Report of the Select Committee on the Bill to consolidate and amend the law relating to Rent in Oudh.

The Council adjourned to Thursday, the 30th September, 1886.

S. HARVEY JAMES,

SIMLA;

The 30th September, 1886.

Offg. Secretary to the Govt. of India, Legislative Department.

GOVERNMENT OF INDIA. REVENUE AND AGRICULTURAL DEPARTMENT.

REPORTS ON THE STATE OF THE SEASON AND PROSPECTS OF THE CROPS FOR THE WEEK ENDING 20th SEPTEMBER, 1886.

GENERAL REMARKS.—Except in the Central and Southern Divisions of the Bombay Presidency, where there has been a slight fall, and in Mysore, Coorg, Bengal, Assam, and Lower Burma, there has been little or no rain during the week under report.

The kharif crops in Bombay, the Central Provinces, Hyderabad, Berar, Central India, and Raiputana, are in considerable need of more rain, but, so far, the prospects are not unfavourable. In the North-Western Provinces and Oudh the kharif crops are good, and the harvest has commenced in some places. In Madras the standing crops are generally in good condition.

The rice crop in Bombay requires more rain; and in the Central Provinces it has suffered greatly from the long break in the weather. In Bengal the early rice is being harvested, and, except in inundated tracts, the yield is good; the winter rice generally promises well. In Lower Burma the rice crop is healthy and prospects are good.

Rabi operations have commenced in Bombay, the North-Western Provinces and Oudh, the Central Provinces, Hyderabad, and Rajputana, and sowings have been made in places.

The public health continues satisfactory in all Provinces.

Prices are rising in the Central Provinces and falling in Coorg. Elsewhere they are generally stationary.

	Presidency or Province and District.		nfall for week under report.	State of agricultural prospects.					
Madras – (Sept.	29th)		1						
Bellary	•		Average '77	Standing crops generally fair, but dry crops require more rain harvest second crop paddy and gingelly, yield average. Cattle disease in three taluks.					
Kurnool	•	•	Average :24	Standing crops fair. Small-pox in one and cattle-disease in two taluks.					
Ganjam Kistna	•		Average 192 Average 117	Small-pox slight; fever and cattle-disease in two taluks. Standing crops flourishing. River 2.8 feet over anicut. Cholera and cattle-disease in one taluk.					
Chingleput ()	Madras)	-	Average .49	Standing crops fair; harvest wet and dry crops, outturn below average. Small-pox in one and cattle-disease in five taluks.					
Coimbatore	•		Average '73	Standing crops generally good; cholum and cumbu in parts suffer ed from excessive rain; harvest wet and dry grains, outturn generally above average. Fever in one and small-pox in two taluks.					
Tanjore	•	sir	erage last week ace revised, 1°28; is week, '78.	Standing crops generally good; harvest wet and dry grains, out turn below average.					
Madura	•	• Ave	erage last week ace revised, *24; is week, *74.	Fever and small-pox in parts of one taluk.					
Malabar	•	•	Average 20	Rain insufficient for second crop paddy. Harvest first crop paddy outturn below average. Fever in one, slight cholera in one slight small-pox in seven, and cattle-disease in two taluks.					
Travancore .	•		.11	Harvest paddy almost over. Cholera in one division; slight small-pox and fever in parts. General Remarks.—General prospects good.					
Bombay—(Sept	. 29th)								
Kurrachee			Nil	River at Kotri on 26th, 12 feet against 12 feet 11 inches on same date last year. Kharif harvesting commenced in Shahbanda and Mirpur Batoro talukas. Fever in nine and cattle-disease it three talukas. Wheat, red rice, and bajri in Kurrachee 24, 30 and 32 and in Dadur 30, 44 and 34 pounds per rupee, respect ively.					
Hyderabad	•	•	Nil	Kharif crops damaged by smut in Sakrand taluka; harvesting commenced in three talukas. River at Kotri on 27th, 12 feet inches against 11 feet 8 inches on same date last year. Fever if eight and cattle-disease in two talukas. Wheat 25½, bajri 38 juari 40, white rice 18, and red rice 28 pounds per rupee.					
Ahmedabad	• .		Nil	Standing crops doing well. Rain wanted for rice crops in severa talukas. Slight fever in Dholka taluka. Wheat 35 and bajr. 33 pounds per rupee.					
Baroda Surat .	•		Nil	No report received. Rain very badly wanted for the standing crops. Small-pox affecting cattle in Mandvi taluka still continues; slight fever in Olphad, Bardoli, and Pardi talukas. Juari 38 and nagli 44 pounds per rupee.					

Presidency or Province and District.	Rainfall for week under report.	State of agricultural prospects.
Bombay-contd.		
Nasik .	Igatpuri, 4·16; Peint 2·30; Dindori, 2·49; maximum at Sun- nar, 1·96; minimum at Niphad, ·02; Malegaon and Nandgaon, nil.	badly wanted in most talukas both for standing kharif crops, which are withering in places, and for rabi sowings. Public health good. Wheat 302, bajri 363, and rice 203 pounds per rupee.
' Colaba (Bombay)	Rain on 22nd, 24th and 25th; total of week '92; total to date 97'09, being 29'52 above aver-	warm from 24th to 27th, and 1° warm on 28th; vapour in air ex- cessive; wind normal on 22nd; abnormal wind northerly from 23rd to 28th; distant lightning on 23rd; and thunderstorm on
Poona	age. Rain in nine talukas, maximum at Petha Malshi, 200; minimum at Junnar, 51; light showers in Bhimthadi and Petha Baramati talukas, being '15 and '12 respectively.	wanted in Indapur, Khi d, Sirur, Purandhar, Bhimthadi, and In parts of Junnar and Haveli talukas. Public health generally good; slight cattle-disease in Indapur and Haveli talukas. Bajri 30 and juari 54 pounds in the district, and bajri 37 and juari 43 pounds per rupee in Poona City.
Ahmednagar	At Karjat, 1'80; Shrigaon, '72; Nevasa, '53; Sangamner, '41; rain very slight in five and none in two talukas.	Kharif crops and public health good. Rabi sowing undertaken in seven talukas. Rain wanted for crops and for rabi sowing. Bairi—maximum 60 and minimum 40, and juari—maximum 108 and minimum 48 pounds per rupee.
Sholapur	At Barsi, 2:27; Madha, 2:08; Karmala, 1:00. Pandharpur, 2:07; Sangola, 2:10; Malsiras, 1:08.	trict. Cattle-disease in Barsi taluka. Rain urgently wanted in Sholapur taluka. Weather hot. Juari 713 and bajri 843 pounds per rupee.
[)harwar	Rain throughout the district, varying from '40 in Ram- bennur, to 3'50 in Karajgi.	Early ineri crops improving in all talakas, except Ranibennur and Hangal, where more rain is required; sice crops not promising for want of sufficient rain; sowing of cotton not yet
Kanara	At Karwar, 1:88; Kumpta, :57; Hali- yal, :71; total 132*08.	Rain wanted in Sirsi, Yellapur, and Mugud. Rice crops good; harve t in progress in Karwar. Public health good; cartle-disease in nine talukas. Common rice at Karwar 13 and district average 12½ seers per rupce.
Rajkot	Nil	General health fair. Weather hot. Rain wanted for late crops. Wheat 34, bajri 20, and juari 42 pounds per rupee. General Remarks.—Slight rain in the districts of the Central and Southern Divisions, but none in Guzerat; more rain argently wanted almost everywhere. Standing crops still in good condition generally, but in some districts crops are withering from want of rain. Fever in parts of nine, cattle-disease in parts of twelve, and small-pox in parts of two districts.
Bengal (Sept. 25th)		
Chittagong .	0.31	Weather hot. Transplanting of amun continues; prospects not so good. Caterpillars causing damage in several places. Prices stationary. Public health good.
Dacca .	0.37	Jute being cut; amun thriving well; harvesting of September rice commenced; prospect-good. Public health good.
24-Pergunnahs (Calcutta).	2.87	Prospects of amun paddy and sugarcane favourable; cutting and steeping of jute going on; harvesting of early rice still continues. Public health good.
Moorshedabad .	2'44	Continual thunderstorms. Considerable loss in many parts from submers on of late rice, otherwise prospects favourable.
Rungpore .	8.13	Crops generally good; tobacco seedlings slightly injured by rain. Fever and bowel complaints prevalent.
Burdwan . Bhagalpur .	2·65 1·90	Prospects of crops good. Public health generally good. Waters subsiding. Prospects of late rice good; karthi being sown.
Parnesh .	1.34	Public health good. Such crops, as have escaped the floods, will do extremely well.
Patna	2.50	Rivers talling. Public health indifferent. Reaping of bhadoi crops almost finished; prospects of paddy favourable. Cholera still in Behar, and some fever in Earh
1)urbhunga	1.28	town. Bhadai harvest progressing, but very poor outturn expected; paddy crop on high grounds doing well. Prices stationary. Choleta in Tajpore subdivision, otherwise public health generally word.
Hazaribagh	0°25	erally good. Weather seasonable. Bladoi being harvested with good results;
Cuttack	0°70	rice and other crops doing well. General health good. Weather cloudy. Reaping of beali paddy nearly completed; lugha paddy in ear; sarad paddy being weeded and doing well. Price of rice unchanged. Public health good.
Midnapore	2'22	Prospects of crops generally good.

Presidency or Province and District.	Rainfall for week under report.	State of agricultural prospects.
Bengal-contd.		
Khoolna	1.42	Weather cloudy. Aus harvest nearly completed; transplanted amun doing well; prospects good. A little fever at Sakhira; public health good.
Dinagepore .	2.75	Weather fair. Prospects of crops good. Fever still prevalent;
Pubna (Serajgunge)		a few cases of small-pox. Pudma river falling. Slight damage done by floods, but amun generally good. Public health fair.
Gya . Chumparun .	1·42 0·79	Prospects of rice excellent. Bhadoi crops saved from late floods being harvested; paddy, where not injured by flood, doing well. Prices stationary. Public health fair. General Remarks.—There was generally moderate rain during the week. Prospects of crops are favourable, except in parts of Behar and East Bengal and in Nuddea and Moorshedabad, where they have suffered much from excessive rain and floods; early crops are being harvested and save on the inundated tracts are yielding well. Fever is prevalent in some localities, but the general health is on the whole satisfactory.
N. W. Provinces and Oudh —(Sept. 29th)		
Benares (Sept. 27th)	Average '50	Prospects good. Supplies ample. Prices slightly fluctuating.
Ballia ("28th) Gorakhpore("27th)	Average 1'30	Cholera decreasing; cartle-disease abating. Prices steady. Supplies plentiful. Public health good. Weather sultry. Reaping of kharif crop in progress, outturn good. Prices stationary. Health fair.
Fyzabad (" 28th)	ro at Bikapur	Kharif crops being cut; rabi being sown; prospects favourable. Prices stationary. Fever abating; cholera reported from tah- sil Akbarpur; cattle-disease in tahsils Fyzabad, Bikapur, and
Lucknow (,, 27th)	Nil	Akbarpur. Rice being cut; cultivators busy in preparing fields for rabi harvest; crops doing well. Markets well supplied. Prices
Rae Bareli (" ")	Nil	stationary. Health of people and condition of cattle fair. Weather seasonable. Fields are being prepared for rabi. Supplies ample. Prices steady. Some cases of cholera reported from tahsil Dalman.
Partabgarh (" 28th)	Nil	West winds; cloudy weather. Prospects excellent. Prices almost stationary. General health good.
Allahabad (" ")	Slight rain in two tah- sils only.	Weather clear. Crop prospects good; harvesting of <i>kharif</i> in progress. Markets well stocked. Prices falling. Autumnal tever in places, otherwise health good; slight cattle-disease
Cawnpore (" ")	Nil	in one tabsil. Weather fine. Crops in good condition; ground being prepared for rabi. Prices stationary. Fever in places; cholera in one place.
Farakhabad (" ")	Nil	Kharif prospects good; land being prepared for rabi. Prices remain steady. Fever prevalent; only a few cases of cholera.
Sitapur (""")	Nil	Rabi ploughing progressing. Siight fever prevalent, and a few cases of cholera in three tahsils.
Bareilly ("")	Nil	Early rice and juari: being harvested. Fever prevalent, and a good deal of cholera in Barcilly city and Baheri and Faridpur talisils.
Banda ("")	Nil	Rain badly wanted for rabi lands; grain being sown in parts; juari attacked by insects in pargana Kamasin. Prices stationary. Public health good, except usual fever; cattle-disease in four villages.
Kumaon (""")	Nil	Weather fine. Rice and millets being cut and harvested. Prices falling. Some cases of cholera in Bhaban; cattle-disease continues.
Agra (,, 27th)	Nil	Harvesting operations in progress; rabi ploughings continue. Prices steady. Fever prevalent.
Jhansi (,, 28th)	Nil	Fair weather. Rain wanted, especially in pargana Jhansi. Prices falling. Fever and cattle-disease have not abated.
Meerut (*, ,,)	Nil	Westerly wind, with cool nights; but hot days. Maize and rice being cut; rabi sowings commenced. Prices stationary. Fever prevalent, but not severe. General Remarks.—Weather seasonable. Kharif crops being harvested in some places; rabi sowings have begun. Markets are well stocked, and prices generally steady. Public health fair; cholera still prevalent in Barcilly city and district; slight cattledisease in Fyzabad, Jhansi, Banda, and Saharanpur.
Punjab—(Sept. 28th)		
Hissar . Delhi .	Nil Nil	Health good. Prices stationary.
Umbalia · . Juliundur · .	Nil Nil	Health fair. Prices stationary. Health good. Prices stationary. Prospects of coming harvest good.
Ferozepore . Amritsar .	Nil Nil	Health good. Prices stationary. Health good. Prices stationary. Prospects of coming harvest good.

Presidency or Province and District.	Rainfall for week under report,	State of agricultural prospects.
Punjab-contd.		
Sialkot	Nil	Health good. Prices stationary. Prospects of coming harvest
Lahore Mooltan	Nil Nil	flourish
• Rawalpindi .	Nil	average. Health good. Price: rising. Prospects of coming harvest average.
Shahpur Dera Ismail Khan Peshawar	Nil Nil '20	Health good. Prices almost scattonary. Health good. Prices almost scattonary. Health fair. Prices of wheat and gram tising; other grains stationary. Prospects of coming harvest good on irrigated lands. Gerral Ramork. Rain her salen in the Peshawar district; more wented to be Hissar, Dali, hero coore, Stalkot, and Shahpur districts. General health good; sileht were in the Gujar Khantabál of the Rawalpindi di vict. Prices rising in the Rawalpindi district, elsewhere said mary. Cops in Delhi district damaged by strong westerly winds.
Central Provinces— (Sept. 25th)		
Nagp y r	·02	Weather hot and sultry. Crops require rain soon. Fever and
Jubbulpore	Nil	cattle-disease provident. Prices it ing. Coron and til promiting; other crops dumaged by absence of
Saugor (Sept. 28th)	Nil	rain. Health Lir. Prices riving. Weather clear and cool. Crops suffering for want of rain. Fever
Seoni	$\Lambda i l$	weather clear and hot Krari' crops withering; rabi sowings
· Hoshangabad	. Nil	commenced; prospects indifferent. Fever prevalent. Prices rising rapidly. Weather clear and hot. Crops withering. Fever prevalent; some small-pox in places. Prices unchanged.
Bilaspur	.70 Nil	Prosper's critical in two tabels, better in Scorparain. Weather hot. Crop beginning to suder. Sight cholera. Prices
Raipur	Nil	unchanged. "Weather clear and hot Rea and k dr suffering from want of
Sambalpur (Sept. 24th)	1.70	rain; cotton and till still good; properations being made for rabi sovings. Fover an i carde-di case president. Weather showery. Propects improved, but much rice lost. Carde-frace provident. Gea rai Remarks. From unit of rain is now felt in all districts, and rice has suitered greatly, other crops will still be good if
1		rain falls soon. Tover prevalent in places. Prices are rising.
Lower Burma (Sept. 22nd)		Į.
Akvab (Sept. 16th)		Public health and health of cattle good. Crops healthy.
Bassein .	125'48 2'51; total mintall	Public health and he ish of cattle good. Transplanting going
Rangoon		Public health good; three cases of gholera in town.
Amherst (Moulingin)		Public heal h and health of cattle good. Transplanting progress-
Tavoy	= -	ing. Pro peets of crop good. Public health and health of carde good. General appearance of crops good.
Pegu	193°51. 8°84; total rainfall 100°03.	Public hearth and health of cautle good. Grops progressing favourably. Transplanting progressing.
Henzada	208; correct total rainfall to date	Slight cholera; cartie headily Proughing and transplanting completed.
Prome	60°00. - 0°95; to'al rainfall 34°01.	Slight cholera and slight cattle-disease in one township. Plough- ling and tran-planting flaished in one township.
Tounghoo	1:31; total rainfall 69:10.	Slight cholera in town of Tounghoo; cattle healthy. Crops proffis-
Thayetmyo	198; total rainfall 29196.	Public health and health of cattle good. Transplanting nearly completed.
		General Records.— A few cases of cholera here and there, other- wise pulvic health satisfactory; cattle generally healthy. Crops healthy and prospects good.
ower Burma (Sept. 2cth)-		Crops here in and prospects go de
Akyab . (Sept. 25(h)	3'25; total rainfall	Public health and health of cattle good. Crops healthy.
Bassein	81:11.	Public health and health of cattle good. Transplanting going on.
Rangoon	3.23; to al rainfall	Public health good; two cases of cholera in town.
Amherst (Moulmein) .	2:35; foral rainfall	Public health and health of cattle good. Transplanting progressing; prospects of crops good.
Tavoy	2'33; to al rainfall	Public health and health of cattle good. General appearance of crops good.
Pegu	3'01; wal rainfall	Public health and health of cattle good. Transplanting progress-

Presidency of and Di		nce	Rainfall for week under report.	State of agricultural prospects.
Lower Burms	• conte	d.		
Henzada				A few cases of cholera; cattle healthy. General appearance of
Prome .		•	74°15. °23; total rainfall 34°24•	crops good. Cholera somewhat severe in one township and slight in three others; cattle healthy. Ploughing and transplanting going
Tounghoo	•	٠	71.00.	Public health good; hree deaths from cholera in town; cattle healthy. Crops destroyed to some extent by flood, especially in one township; standing crops promising.
Thayetmyo		•	'14; total rainfall 30'1.	Public health and health of cattle good. Transplanting nearly finished. General Remarks.— Cholera somewhat severe in part of Prome district and slight in three other districts, otherwise public health good; cattle disease trifling. Floods have done some damage to crops in four districts, but crops as a whole doing very well.
Assam-(Sept	t. 2 9th)	l	!
Gauhati	•	•	1:31 during week ending 20th instant.	General health of the station good; certain cases of cholera reported from Nolbari and Paridarang; cattle-disease reported from one mouzah. Transplantation of sali almost finished.
Sylhet	•	•	3.53	State and prospects same as last week. Water subsiding. In- sects damaging paddy plant in some places of Sunamganj and Sadr. Distress in some parts of Karimganj and Sadr still prevails.
Cachar	•		3 35	Weather warm. River going down rapilly, but water has not receded from a good deal of paddy land. Transplanting of sali and sowing of dumahi crops progressing. Common rice 13\frac{1}{2} seers per rupee. Outturn of tea continues good. Blight not yet left. Cattle-disease not wholly disappeared; health good.
Dibrugarh	•	•	2 85	Weather rainy and cloudy, with intermediate bright days. Prospects of sali crops good; sowing of matikalai continues. Public health tair.
Mysore an		org— 2;th)	1	
Bangalore	•	. }	eral throughout the State; at Banga- lore, 281; Mysore,	stationary.
Mysore Mercara	•	ز.	2.62; Kolar, 2.81. 1-14	Ragi crops being harve-ted; prospects good. Prices still falling.
Berar and Hy	yderabi (Sept.	nd— 25th)		•
Amraoti	•	•	Nil	Weather clear, but warm; rain badly wanted. The long break is telling against the crops. Wheat 22 and juari 26 seers per rupee.
A kola	•	•	Nil	Weather warm and sultry. Crops likely to suffer if there be no rain during the next week.
Hyderabad			'24; total rainfall 34'16.	Rain needed for standing crops. Fields are being prepared for rabi sowings. Fever and ague prevalent in the Shahabad taluka; cholera has again broken out in the Pattur taluka. Prices wheat 151, common rice 114, white juari 19, yellow juari 221, and tur 171 seers per current sicca rupee.
Central India		. — . 2 9th)		
Indore .			Nil Nil	Weather hot. Rain wanted. Prospects good. Fever prevalent.
Morar (Gw Neemuch	•		Nil	Weather seasonable, but warm. Prices stationary. Health good.
. Goona . Sutna .		:	Nil Nil	Crops suffering for want of rain. Health good. Weather very hot. Health and prospects good.
Agar . Sehore .			Nil Nil	R in urgently required. Health good. Weather hot and clear. Health good. Juari and rice crops
Nowgong	•	•	Nil; total rainfall	suffering for want of rain. Weather seasonable. Rain wanted. Health and prospects good.
Bhopawar (Manpı	ır) .	34°96. Nil ; total rainfall 22'45.	Prices steady. Weather hot. Juari and rice crops suffering from drought. Health good. Prices stationary.
Rajputana— (S	Sept. 2 9	th)		
Abu * Sirohi	(Sept.		Nil Nil	Weather quite clear and seasonable. Tanks full; wells good. Health good. Bajri and moong being cut; heavy crops dry. Weather warm and cloudless.
Marwar	("	25(h)	Nil	Tanks all full. Fever and dysentery prevail. Crops being cut. Weather clear; nights getting cool. Prices stationary.
Kherwara	(,,	26th)	Nil	Tanks and wells full. Rice partially withering for want of a little more rain. Health good. Prices still cheap. Weather fair and warm.

Presidency or Province and District.	Rainfall for week under report.	State of agricultural prospects.
Rajputana-contd.		
Pertabgarh (Sept. 25th)	. •o 3	Tanks and wells decreasing daily. Health good. Weather hot. Prices steady.
Meywar Harowti ("25th	. †) — — .Vil	No report received. Hot during day; mornings cool. Crops suffering for want of
Iballawar (20th) Nil	rain. Some fever, otherwise health good. Health and prospects good.
Jhallawar (" 20th Kotah (" 25th)	Nil	Prospects continue favourable. Health good. Weather clear. Rabi ploughing begun in some places.
Ajmere (,, 28th)	Nil	Maize crops being reaped, outturn below average. Slight fever throughout districts. Prices rising.
Jeypore (,, ,,)	Nil	Prospects generally fair, but tanks not filled.
Jeypore (,, ,,) Kerowlee (,, 25th)	Nil	Tanks and wells drying. Dhan suffering for want of rain. Fever continues. Prices rising. Days hot, nights cool.
Dholepore (,, 22nd)	Nil	Tanks and wells dry. Crops ready. Health good. Prices steady. Weather seasonable.
Bhurtpore (" 25th)	Nil	Tanks and wells full. Crops excellent. Health good. Prices low.
Ulwur (, 28th)	\ Nil	Rain wanted. Crops poor. Fever in nine tabsils. Prices rising
Bickanir (, 25th)	Nil	Fever in four districts. Prices riving. Rain wanted.
• Nepal.		•
Katmanda		No report received

C. J. LYALL,

Officiating Secretary to the Government of India.

GOVERNMENT OF INDIA.

PUBLIC WORKS DEPARTMENT.

RAILWAY TRAFFIC.

No. XXII of 1886-87.

APPROXIMATE STATEMENT OF GROSS RECEIPTS AND EXPENSES OF INDIAN RAILWAYS.

N.B.—As regards the figures in column " Total Receipts from 1st Abril to date," audited figures have been used, as far as possible.

Was and Wallington		ո Թոչժի	RECEIP FOR WEEK F TH SEPT.	NDING	-	Recent FOR WEEK R 4TH SEPT.	NDING	TOTAL RECEIPTS IST APRIL 1 SEPT, 18	FROM FOJTH	TOTAL RECEIPTS 1ST APRI 4TH SEPT.	FROM L TO	Total	Total
urn received. Railways.	Railways.	Total mean open.	Total.	Per mile open.	Total mean	Total.	Per mile open.	Total.	Per mile open per week.	Total.	Per mile open per week.	Incr <i>e</i> ase in 1880-87.	Decrease i 1886-87.
	Lines worked by Augranted Companies.		K*	Rs.		Rs.	R_{S} .	Rv.	Rs.	Rs.	Rs.	, Rs.	Rs.
ber 1886 .	Ondh and Robilkhand Madras	668 861	7'905	1 (c)	6°3 831		140	"5,10,2SS	193	20,04,348	190	3,03 ₀ 560	
	South Indian	654	5,13,123 89,037	137	1.1		10,	31,60,7% 19:07:333	135	33.13.866 22,30,8-8	174 123	2, 12, 139 2, 12, 435	:::
	Great Indian Peninsula Bombay, Buoda and		4,1.,301		1.1.7	. 4, 25,068	2.17	1,48,13,457	430	1,70,33,111	508	22,19,034	•
	Central India	451	1,68,390	307	451	1,61,000	340	50,03,190	530	61,03,19;	500	5,00,005	
•	Тотм, .	j. (3)	8, 10, 117	218	pr 6	,0,22,712	94	2,81,21,555	30%	3,1 ,,04,348	340	34,72,793	
	State Lines worked by Guaranteed Companies.												
ber 1886 .	East Indian	1,715	6,81,019	450	1,513	7.7 3.7	510	2,00,21,313	585	1,08,77,7.1	515		1,43,585
. : :	Patna-Gya Dildamagar-Ghazip u	57 12	5,070 4 9	33	57	8,014	1 μ 5,	1,03,030 21,037	150	2,03,00 23,031		0.363 1,974	:::
: :	Sindia Rajputana-Malwa	75 1,411	5,0 d 2,03,173	70	77	5,670 2,60,000	70 184	1,) , i µi 07, i 3, t88	86 211	73.64.014	233	9,642 6,50,826	
	Southern Mahratta Indian Midland	315		- 8a	317	4.333	8 7 49	3.04,304	6.	7.02.137	108	4,00,873	,
	Torne .	3-375	9, 9, 125		3-1 7	10,70,008	- `	1, 6, 502	30,	184,27,139	370	9,70,387	
	State Lines worked by Government,												
ar 1886	Fastern Bengal	-233	77,712	333	733		585	17,77,732	338	19.80,136	377	2,02,404	
	Nalhati Northern Bengal .	- / 249		1.0	2 (0)	1, 1 '0 48,0 0	55 193	30,245 8,02,525	113	37,684 9, 8, 33	- 61	0,839 1,80,208	
	Raunia-Dharla Tithoot	37	1.0	41	37	1,617	41	54503	65	40,3%	-0	***	8,180
: :	Campore-Achnera .	2.00 (249)	14,034 16,815	(3)	253	24,°10 18,2 1	101	5.04.033 3.57.543	111 54	0, 2,3 2 4,0-, 02	122 82	1:07,429 1:07,719	
: :	Wardha Coal Nagpur and Chhattis-	4,	10,009	235	45	79/79	17.5	08.730	-01	.,50, 37	294	82,195	•••
- ,	garh Burma	1,10		8.0 83	1,0	7.00	ξ,	6,06, 05	180	5.9.424	178		11,801
1886	Cherra Punji Mountaia	3.7	. ۱۰			37.070 j (a)	110	0,07,043	142	965-473 (7) - 79	1.0	18,430 239	
ber 1886 .	North-Western Amritsar-Pathankot .	1,503	4,1 asit . 3-543 ;	- 54 t	6.31	4.70.007 (4.875 (7:	1, 5/4,374 1, 0, 64	31 87	1,27,77,394	72		16,93.980
• •	Bareilly Pubblit	30 s		- 1	$\frac{3}{2}$	1,1 3	31	30,791	3,;	463001	50	10,313	6,103
	Jorhat	-25	715	17 20	30	3.0 (*) 840 (4.1 25	37,0%) 14,30 .	ان د اند	1,10,7 q 15,503	57 23	73,035	
	1отл.	3,	0,12,600	17,	3	7-73-4-3	210	1,81,87,198	231	1,72,63,077	314		9,23,221
TAL (GUAR	ANTERD AND STATE).	11.0 4	24.33.21	271	11.141	2/4/52/3	239	7-37-95-555	300	7,72,85,514	309	35,19,959	
STIMATED EX	PENSES			1			·	3,50,18,.80	145	3,97,44,626	150	•••	·
NET R	CKIPTS				·	. !		3.81.47. 75	177	3.75.40.888	150		6,06,387
	Assisted Companies,				:				-				-,,30/
er 1886	Bengal-Central Rohilkhand-Kumaon	125	7.507		1.5	8.77	70	2,46,773	88	2,59,169	92	12,496	•••
1886	Assam		3,424 : (a)	51	147	(a)		1,05,347	70 57	1,40,655 (d) 1,39,430	04 83	35,348 43,952	***
ber 1886	Bengal and North- Western Tarakessur	303 22	15,088 . 3:31/	5.3	303	20,710	08	5,30,676	78	8,91,997	130	3,61,301	•••
	TOTAL	517	30,374	50 50	- <u>12</u> 317	3,735 	171	10,91,358	81	1,13,027	2-7	4.52.620	477
	Native States.				_	4.4.4.4.1				- 114 (1. 17.)		4,52,620	
er 1886	Bhavnagar-Gondal .	103	9.418	40	103	10,350	54	4,50-547	106	4,57,054	106		
	Jodhpore Nizam's	0.1	3.07 5 1	45	04	3,110	48	71.8.13 [50	8 430	57	10,644	1,59 3
	Mysore	121 140	26,3 6 7.488	218 53	208	7,015	100 57	5,00,4 3	135 50	5,97,002 1,80,278	120 59	80,579 7,938	•••
	Rajpura-Patiala Morvi	10	714	4.5	35	752 201	4,	17,115	47	27,300	71	8,.65	•••
	TOTAL .	534	47,051	88	$\frac{35}{656}$	41.389	- °:	12,33,217	10.2	13,58,955	25 92	19,865	<u> - ::-</u>

FRED. FIREBRACE, Major, R.E.,

Under Secretary.

⁽a) Return not received.
(b) Total receipts from 16th June to 28th August 1886.

⁽c) Total receipts from 1st April to 20th August 1885.
(d) Total receipts from 1st April to 20th August 1866.



The Gazette of India.

PUBLISHED BY AUTHORITY.

CALCUTTA, SATURDAY, OCTOBER 2, 1886.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART II.

Notifications by High Court, Comptroller General, &c.

GAZETTE OF INDIA.

NOTICE.

The 15th March 1886.

From the 10th April next, till further notice, Parts I, IV, and V of the Gasette of India, and the Weather and Crop Reports, will be published at Simla. After the 3rd April, all Notifications and other matter intended for publication in those Parts, should be addressed to the Officiating Publisher, at Simla.

						R	a.	p.
Subscription	n for C	asette	and	i Suppi	6 -			
ment per			•		•	15	_	0
Postage	•			•	•	5	8	0
Subscription	n for S	upple	men	t only	•	6	0	0
Postage.		•	•	•	•	3	0	0
For a single	сору	of the	Gas	rette	•	0	8	0
For a single	copy	of the	Su	ppleme	nt	0	4	0
Doetson on	single	conie	t va	ries ac	ord:	ing	to	weight.

Parts IV and V of the Gasette of India, containing the Acts and Bills of the Legislative Council, may be subscribed for separately from the other Parts of the Gazette. The annual subscription for the two Parts is R5 per annum, payable in advance. When sent by post, R2-8 per annum additional will be charged for postage.

By an order of Government, all subscriptions must be paid in advance.

Applications for the supply of the Gasette on the public service should be addressed to the Home Department.

Complaints regarding non-receipt of any numper of the Gasette should be forwarded within a reak after the date on which it is due. Attention is invited to the Circular Memo. of the Government of India, Home Department, of February 1870, directing that all Notifications or other matter intended for insertion in the Gazette of India should be delivered at the Publisher's Office not later than 2 P.M. on Friday afternoon, and that matter sent after that hour must be certified to be extremely urgent in order to ensure its appearance in the next day's Gazette.

Matter intended for publication in the Supplement should reach the Press not later than Thursday.

E. J. DEAN, Publisher, Gagette of India.

SURVEY OF INDIA.

NOTIFICATION.

Simla, the 27th September 1886.

No. 587.—ERRATUM.—In this Department Notification No. 534, dated 15th January 1886, the date of return to duty from furlough of Major G. Strahan, R.E., Deputy Superintendent, 1st Grade, Survey of India, for "forenoon of the 13th November 1885," read "afternoon of the 6th November 1885."

H. R. THUILLIER, Lieut.-Col., R.E.,

Offg. Surveyor General of India,

24

AGENT TO THE GOVERNOR GENE-RAL FOR CENTRAL INDIA.

NOTIFICATION.

Indore Residency, the 24th September 1886.

No. 3504.—This Office Notification No. 2717 of the 21st July 1886, granting privilege leave for two months and thirteen days to Colonel H. M. B. Burlton, Officiating Cantonment Magistrate, is hereby cancelled.

By Order,

F. L. PETRE,

1st Asst. Agent to the Govr. Genl. for Central India.

AGENT TO THE GOVERNOR GENERAL, RAJPUTANA.

NOTIFICATIONS.

Abu, the 25th September 1886.

No. 2420 G.—With reference to this Office Notification No. 879 G., dated 19th April 1886, Jemadar Seonarain, of the Meywar Bhil Corps, returned from furlough and resumed charge of his duties as Native Adjutant from Jemadar Ganga on the 13th September 1886.

No. 2422 G.—Captain J. A. Bell, Officiating 2nd-in-Command and Squadron Commander, Deoli Irregular Force, is granted privilege leave for sixteen days, with effect from the 1st October 1886.

By Order,

E. G. COLVIN.

1st Asst. Agent to the Govr. Genl.

CHIEF COMMISSIONER OF AJMERE-MERWARA.

NOTIFICATIONS.

Abu, the 24th September 1886.

No. 1108-190 //.—With reference to this Office Notification No. 987-190 II, dated 3rd September 1886, Munshi Balmakund Dass and Mr. H. E. J. Fitzpatrick, respectively, made over and received charge of the Office of Extra Assistant Commissioner and Treasury Officer, Ajmere, on the forenoon of the 13th September 1886.

No. 1110-269.—The officers holding the appointments of Assistant Commissioners of Ajmere and Merwara, being Magistrates of the 1st Class, are invested with the powers of a Magistrate of the District, for the purposes of Act X of 1882 (Criminal Procedure Code), within their respective jurisdictions, with effect from the 18th September 1886.

No. 1113-328 V//.—With reference to Foreign Department Notification No. 1782 G., dated oth September 1886, Mr. C. S. Bayley, B.C.S., received charge of the Office of Assistant Commissioner, Ajmere, from Mr. L. W. King, C.S., on the afternoon of the 18th September 1886.

With effect from the abovementioned date, Mr. Bayley is invested with the powers of a Magistrate of the 1st Class, as defined in Section 32, Act X of 1882 (Criminal Procedure Code.)

By Order,

E. G. COLVIN.

1st Asst. to the Agent to the Govr. Genl., Rajputana.

DIRECTOR GENERAL OF RAILWAYS.

NOTIFICATIONS .- ESTABLISHMENT.

Simla, the 22nd September 1886.

No. 84.—Major C. E. Shepherd, S.C., Executive Engineer, 1st Grade, is transferred, in the interests of the public service, from the Bolan Railway to the Sind-Pishin State Railway, Northern Section.

The 24th September 1886.

No. 85.—With reference to Public Works Department Notification No. 130, dated 14th May 1886, Mr. G. E. Moore, Executive Engineer, 1st Grade, sub. pro tem., is, on return from furlough, posted to the Eastern Bengal State Railway.

The 28th September 1886.

No. 86.—With reference to Public Works Department Notification No. 240, dated 21st September 1886, the undermentioned Executive Engineers, 4th Grade, temporary rank, are posted to the lines noted opposite their names:—

Mr. R. L. Campbell to the Bellary-Kistna State Railway.

Mr. H. T. Gwyther to the Cuddapah-Nellore State Railway.

F. S. STANTON, Colonel, R.E.,

Director General of Railways.

TREASURE TROVE.

NOTICE.

It is hereby notified, under Section 5 of the Indian Treasure Trove Act, VI of 1878, that on or about the 19th of June 1886, one hundred and thirty-four Nagaram gold fanams, valued at R16-12, were found by one Bomma Boyan, while taking out earth in the vacant ground belonging to, and adjoining the house of, one Kattalai Servakaran, in the Andipalaiyam village, Pollachi Taluq, Coimbatore District, Madras Presidency.

All persons claiming the said treasure, or any part thereof, are hereby required to appear personally or by agent before the Collector of the Coimbatore District, on the 1st day of March 1887, at Coimbatore, with a view to their claims being inquired into and disposed of according to law.

M. SURYAMURTHY PILLAI,

for Collector.

COIMBATORE COLLECTOR'S OFFICE, The 25th September 1886.

TREASURE TROVE.

NOTICE.

It is hereby notified, under Section 5 of the Indian Treasure Trove Act (VI of 1878), that about the month of August 1885, the treasure described below, and valued at R37-1-4, was found underground in Survey field No. 148 of Bhimpuram, in Pureeshottapur Khandam, Berhampore Taluk of this District :-

Description of Property.						Value. Ra. p.		
Ope golden	(Delhi)	mohur.	weighing	28 1	H	a.	p.	
chinnams	•		• •	•	18	12	0	
One golden chinnams					18	5		
CIMINAGINA	•	•		-				
			TOTAL	•	37	1	4	

All persons claiming the said treasure, or part thereof, are hereby required to appear personally or by agent before the Collector of Ganjam, at his Office, on the 15th December 1886, in order to the matter being inquired into and determined according to the provisions of the said Act.

> E. J. SEWELL, Acting Collector of Ganjam District.

Government of India, Home Department, No. 103 (Ecclesiastical), dated 20th June 1885, notice is hereby given that the undermentioned old tombs or monuments are in a ruinous condition at St. Stephen's Church, Ootacamund. They will be made level with the ground if any relatives or friends of the deceased do not -un dertake to restore them within three months from the date of this advertisement :-

Names on the ruined tombs or monuments.

Sergeant White.	Newmarch.
Schmidt.	Daniel.
Pager.	Leigh.
Kinsman.	Nicholan.
Cecil.	Browne.
Gallaghan.	Browning.
Leight.	Rigel.
Bainbridge.	Babington.
Thomson.	Clarke.
Milton.	Shephard.
Goshett.	Wallace.
Halloway.	Phillott.
Garrard.	Lewis.
Malcolm McNeill.	Philips.
Blenkinsop.	Wilton.
	Jenkins.
Applegate. Smith.	Campbell.
Dickinson.	Boye.
Chippindale.	Goellon.
Lawless.	Godfrey.
Donaldson.	Goarrey.
Dullalusuli.	

W. B. DE WINTON. Exe. Engr., Nilgiri Divn.

Statement of Silver Balance in the Calcutta | Executive Engineer's Office, Mint for the week ending 29th September **1886**.

R ĸ Value of silver held in the Mint on account of the Currency Department on the evening of the 22nd September 1886.

Value of Government silver in the 12,44,952 Mint on the same date 4,47,894 16,92,846 Silver received by the Mint during the week on account of the Currency Department Ditto ditto Government 2,49,531 2,49,531 DEDUCT-New coin paid to Reserve Treasury during the week. 19,42,377 Petty items issued for miscellaneous purposes . Balance on the evening of the 19,42,377 20th September 1886 The Balance comprises-Silver held on account of the Currency Department .
Ditto ditto Government 14,94,482 4,47,895 There is in addition awaiting 19,42,377 Bullion belonging to Private Individuals 235 Ditto ditto Government

> A. W. BAIRD, Major, R.E., Offg. Master of the Mint.

CALGUTTA MINT. The 30th September 1886.

CEMETERY NOTICE.

NOTICE.

According to the revised Rule No. XIX relating to Church and Cemeteries, published by the The agree September 1886.

NILGIRI DIVISION, The 24th August 1886.

CURRENCY NOTES.

The following Currency Notes of the Government of India are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers. Any other person having these liotes in his possession, or claiming a right to them, is warned to communicate at once with the undersigned :-

Allahabad Circle.

	-		
	NOTES WHO	LLY LOS	OR DESTROYED.
Regr.	No. No. of Notes.	Value. ₽	Name of Claimant.
18 19	D 20-65162 . D 19-26519 . D 17-95385 .	1,000∫	Mesers, Ramji Das and Sons, Phillour. Gyasiram Dinaram, Agra.
•	, , ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	•	A. H. ANTHONY,
		In char	Asst. Accountant Genl., ge of Paper Currency Office.
The 2	Allahabad, gth September 1886.		

M	adras Circle.	
NOTE WHO	LLY LOST OR DESTROYED.	
Regr. No. No. of Note,	Value, Name of Claimant.	
	R .	
27 . B 83-67233	50 N. Alamelu Chetty and B ther, Pariakulam.	f 0
	H. S. GROVES,	
	Asst. Accountant Genl., In charge Paper Currency	٧.
FORT ST. GRORGE.		

Statement of the Affairs of the Bank of Bengal for the week ending 28th September 1886.

Reserve Fund Public Deposits at R a. p. Head Office .1,34,40,077 7 8 Public Deposits at Branches .1,38,15,965 0 6	2,00,00,000 0 0 43,56,664 15 0 2,72,56,042 \$ 2	ASSETS. Government Securities Other authorized Investments Loans on Government and other authorized Securities Accounts of Credit on Government and other authorized Securities	58,12,205 57,05,033 1,24,84,697 91,36,871	a. p. 8 0 12 0 7 3
Other Deposits at Head Office and Branches Bank Post Bills, &c	17,52,801 0 6	Bills discounted and purchased Balances with other Banks Bullion Dead Stock Stamps Sundries	1,836 1	8 4 0 6 7 7 7 3
Rupres .		Cash and CurrencyNotes at Head Office . 1,31,14,371 11 9 Cash and CurrencyNotes at Branches . 1,45,31,690 12 9	2,76,46, 062	8 6

BANK OF BENGAL. Calcutta, 30th September 1886.

J. GORDON, Chief Acctt. & Dy. Secy.

Rate for Demand Loans 7 per cent. Percentage 44'9.

By Order of the Directors. R. HARDIE. Secretary & Treasurer.

Report of a Deserter from the 1st Battalion, the Duke of Wellington's West Riding Regiment of Foot, dated at Rawalpindi, this 23rd day of September 1886.

-No. 335, Private John Hindson. Age,—23 years. Size,—5 feet 51 inches.

Colour of ruddy; Complexion, Hair, brown; Eyes, brown.

Date of Desertion,-18th September 1886.

Place of Desertion,—Rawalpindi.

Number, Rank, and Name. Date of Enlistment,-13th October 1882. At what Place Enlisted.-Halifax. Parish and County in which Born,—Leeds, Yorks. Marks,—Nil. Trade,—Nil. Coat or Jacket, Waistcoat,-**Breeches** Trowsers, Under 4 years' service.

> E. G. FENN, Lieut.-Colonel, Comdg. 1st Battn., D. W.'s W. R. Regt.

POST OFFICE.

NOTIFICATIONS.

Simla, the 22nd September 1886.

No. 8863.—Mr. R. G. Hoggarth is appointed to officiate as a 1st Grade Superintendent.

Lala Debi Prosad is appointed to officiate as a 2nd Grade Superintendent.

Lalla Pershadi Lal is appointed to officiate as Manager, Dead Letter Office, Allahabad.

Mr. H. H. Jahans is appointed to be Post Master, Cawnpore.

Moulvi Habibur Rahman Ahmed is appointed to be Post Master, Agra.

G. J. HYNES. Offg. 1st Asst. Div. Genl. of the Post Office of India.

POSTAL CIRCLE, MADRAS.

The 27th September 1886. No. 9127.—Mr. Jesudasen Pillay, B.A., Post Master, Madura, is appointed to officiate as Examiner of Post Office Accounts, Palamcottah Division, in the 4th Grade of Superintendents.

> G. J. HYNES. for Dir. Genl. of the Post Office of India.

Unclaimed letters held in the Calcutta General Post Office on 29th September 1886.
Cowley, H. Thurburn, R. Kelly, W. J. Ambuland, J. Carpenter, A. W.

Letters marked " Care of Post Office." M "Care of Post
"Gertrude."
Grainger, R. H.
Hill, Mrs. Amy.
Holmes, C. D.
Horne, James S.
innes, F.
Johnson, H. M.
Jones, R. H. Wynns.
Kelly, Lleut, F. H.
Kemp, Edwin,
Kuight, Mr.
Kohann, Maddine R
Lemarchand, J. P.
Lloyd, Chas. Letters market
Anderson, Professor,
Andrews, Mrs.
Baron of Warsdorf,
Baskett, A. H. S. S.
Berrill, Charles D.
Biermann, V.
Booth, Patrick,
Bose, P. N.
Braddon, Capt. C. J. S.
Bremmer, Esq.
Brown, S.
Butler, T.
Butterwick, Miss.
Caws, Capt. A. B.
Chatterton, Jack.
Clark, R.
Corry, Miss Annie Okeden, Herbert. Poliock, John. Poliock, John, Porter, Mrs. J. Protestant, G. Reading, B. Rebeiro, Miss E. dg, B.

Selro, Miss E.
Reid, W. A. M.
Relphe, Capt. A. W.
Roberts, H. S.
Rochussey, S. E.
Rode, Capt. J.
Schoeman, C.
Scotland

Konann, Madame KC Lemarchand, J. P. Lioyd, Chas. Mackenvie, Alex. Marshall, Geo. Martin, Lt. C. W. F. McCreery, James. McDonald, J. Medland, W. Miley, Dr. W. K. Monro, H. T. Morgan, J. C. Morgan, J. C. Mullan, H. M. Nulles, J. Musgrave, James. Norman, Lucy. Oglivie, W. A. Cave, Capt. A. S.,
Chatterton, Jack.
Clark, R.
Curry, Miss Annie.
Davenhill, W. B.,
Deane, Miss Julia,
Delany, Mrs. J.
Dempsey, Dr. W.,
Dowling, D. G. A.,
Drewha, Mr.,
D'Rozario, H. S. S.,
D'Silva, T. H.,
Duplias, Madamoisell
C.
Easton, Percy H.
Eracat, F. L.
Fredericks, H.
Funka, S.

Barry and Sons, J. B. McKing J. Pogose, G. P.

Registered Letters. lichardson, Morriso & Co.

Unclaimed Letters held in the Barrackpore Post
Office on the 27th September 1886.
bell, Lady. lves, Col. E. R. Owen, M. S.
Mrs. J. T. Occupant 67, BarrackN. N. Prendergast, Major C. L.
Prendergast, Major C. L. Campbell, Lady. Hildle, Mrs. J. T. Hodges, N.

> W. MERRETT, Offg. Presidency Postmaster, Calcutta.

The 2nd October 1886. SEA AND FOREIGN MAILS.

	Mails for	Date of closing at Calcutta.	Route by which despatched,
	Egypt, Europe, America, Cape Colonies through United Kingdom Ditto (Book Post and Pattern Packets) Zanzibar, Muzambique and East Coast of Africa generally, Delagoa Bay, Natal	1886, 5th Oct. 4th 20	Per P. & O. Str. from Bombay. Ditto.
•	and Cape Colonies by B. I. Steamers from Aden to Zanzibar and thence by the Castle Mail Packets. Madras, Pondicherry, Ceylon, Batavia, Singapose and China	5th .,	Ditto. Per French Str.
	Straits and Hong-Kong	8th ss	Tibre. Per Str. Tai- sang. Per Str. Arcot.
	Akyab, Kyouk Phyoo, Sandoway and Rangoon	6th ,	Ditto Medina,

N.B.—The letter-box will close at 7 r.m. precisely, after which hour Foreign letters, fully prepaid and bearing an eatra postage-stamp of four (4) shoas on each cover, will be received up to 7-20 r.m. On Foreign mail days the letter box will close at 8-30 r.m. and late letters up to 9 r.m.

W. MERRETT,
Offg. Presidency Postmaster, Calcutta.

GOVERNMENT CINCHONA FEBRIFUGE.

This preparation is an efficient substitute for quinine, and can be purchased by Government officers for public and charitable purposes, and by any one taking twenty pounds at a time, from the Superintendent, Botanic Garden, Calcutta, for cash only, at the following rates-per four-ounce tin, R4-8; per eight-ounce tin, **R8-8**; per pound tin, **R16-8**. The general public can be supplied by the Superintendent, Botanic Garden, for cash only, at the undernoted rates—per four-ounce tin, R5-8; per eight-ounce tin, R10-8; per pound tin, R20. This medicine is also sold by the principal European and Native druggists in Calcutta. Postage, eight annas per four and eight-ounce tins, and twelve annas per pound tin, in addition to the foregoing rates.

سنكونا فبري فيوج

اور موام الناس بوقائك كارةن يمنے كبهني باغ كے مهرنتندند صاحب ہے بقيمت نقد حسب نوح فيل خويد كوسكتے هيں يمنے نوح جار اونس قين كا پانچ روبيد أنهد أند ; أيك پوئة كے ثين كا هس روبيد أنهد أند ; أيك پوئة كے ثين كا هس روبيد أنهد أند ; أيك پوئة كے ثين كا هس روبيد أنهد أند ; أيك پوئة كے ثين كا

یہہ دوا کاکٹھ کے بڑے بڑے والیتی اور طبعی هوا عائرتیوں بکتی هی ماسواے تیست مذکورۂ بالا کے معصول قاک چار اور آیک پونڈ کے روز آیہ آنہ ; اور ایک پونڈ کے ٹیس کا آٹھہ آنہ ; اور ایک پونڈ کے ٹیس کا پارہ آنہ '

CRYSTALLYNE CINCHONA FEBRIFUGE.

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The Gazette of Endia.

PUBLISHED BY AUTHORITY.

CALCUTTA, SATURDAY, OCTOBER 2, 1886

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART III.

Advertisements and Notices by Private Individuals and Corporations.

NOTICE

Is hereby given that the share and interest of Munshi Toharukollah in our Firm of Kola, Bhuli and Co., Hide Merchants, of No. 8, Amratollah Street, ceased on the 20th Asar 1293, the date of the death of the said Munshi Toharukollah and that since then, we Shaik Kola and Shaik Hajee Bhuli are carrying on business on our own account under the same name and style of Kola, Bhuli and Co., and we alone are authorized to act for and on behalf of the said New Firm. All debts due by and to the Old Firm of Kola, Bhuli and Co., will be paid and recovered by the said Shaik Kola and Shaik Hajee Bhuli.

Shaik Kola. Shaik Hajee Bhuli. By Buddynath Mullick,

Agent and Pleader.

The 21st September, 1886.

PROMISSORY NOTES.

Lost.

• The Government Promissory Notes, No. 144388, dated 1st May 1865, for \$1,000, and

No. 137303, dated 1st February 1842-43, for R1,000, standing in the name of Jadub Lal Shaw, of Doajanee, in the District of Mymensingh, by whom the papers were blank endorsed. Payment of the above notes and the interest thereupon have been stopped at the Public Debt Office, Bank of Bengal, and application is about to be made for the issue of duplicates to him.

JADUB LAL SHAW,

Doajanee, in the District of Mymensingh.

and also No. 1, Brojogobinda Shaw's Lane,

Lilcutta.

Stolen.

The Government Promissory Note No. 188802, of the 4 per cent. of 1865, for R500, originally standing in the name of the Bank of Bengal, and last endorsed to Baboo Jogendro Chunder Scn, the proprietor, by whom it was never endorsed to any other person. Payment of the above note and the interest thereupon have been stopped at the Public Debt Office, Bank of Bengal, and application is about to be made for the issue of a duplicate in favour of the proprietor.

SURES CHUNDER SEN, 15, Seetaram Ghose's Street.



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The Gazette of India.

No. 40,} CALCUTTA, SATURDAY, OCTOBER 2, 1886.

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GOVERNMENT OF INDIA.

PUBLIC WORKS DEPARTMENT.

RAILWAY TRAFFIC.

RETURNS OF ACCIDENTS ON INDIAN RAILWAYS FOR THE FIRST QUARTER OF 1886.

No. 902R.T., dated Simla, 11th September 1886.

RESOLUTION-By the Government of India, Public Works Department.

Read again-

Public Works Department Resolution No. 810R.T., dated 8th September 1885. Public Works Department Resolution No. 570R.T., dated 10th June 1886.

Read also-

Director General of Railways' No. 704T., dated 21st August 1886.

Abstract Returns of Accidents to trains, &c., on the open lines of Railway in India for the quarter ended 31st March 1886.

OBSERVATIONS.—As compared with the corresponding quarter of the previous year, the number of accidents to trains, rolling-stock, permanent-way, &c., shows a decrease of 152 or 22·16 per cent. against an increase of 375·25 miles or 3·18 per cent. in the mean mileage open, and of 200,744 miles or 1·76

per cent. in the train-mileage. The following are the Railways on which the numbers chiefly vary:—

						∆ cc11		TRAIN MILHAGE.			
Ra				Increase.	Decrease.	Percent- age of increase.	Percentage of decrease.	Percent- age of increase.	Percent- age of decrease.		
•					No.	No.			•		
East Indian	•	•		•	17	•••	65.38	•••	3.41		
Rajputana-Malwa .		•	•			27	•••	36.00	5:33	•••	
Southern Mahratta			•			10	•••	50.00	127:85	•••	
North-Western .			•			106	•••	70:67	•••.	3.41	
Eastern Bengal .						39		41 94	5.07	. •••	
Northern Bengal .	•				10	•••	41 67	***	•••	0.09	
South Indian					11	•••	29.73		2.54	•••	
Great Indian Penins	ula .				•••	· 33		40.24	•••	12.57	

- 2. Besides the above there were 21 accidents on the Jorhat Railway, from which line no returns had been received for the first quarter of 1885.
- 3. The largest increase was on the East Indian Railway; but looking at the particular headings under which the accidents occurred, there is nothing to call for special note in connection with the increase.
- 4. On the Rajputana-Malwa Railway the decrease chiefly took place under "Trains running into stations or sidings at too high a speed," "Trains running over cattle on the line" and "Broken rails," the number of accidents recorded under these heads being 1, 23 and nil against 8, 31 and 6 respectively.
- 5. The largest decrease on the North-Western Railway is due to the absence of any accidents under "Goods trains or parts of goods trains, engines, &c., leaving the rails," "Trains running over obstructions on the line," "The bursting of boilers or tubes, &c., of engines," "The failure of machinery, springs, &c., of engines," "Failure of couplings" and "Other accidents," while in the corresponding quarter of 1885 the accidents classed under these heads numbered 82 in all.
- 6. Of the decrease of 39 accidents on the Eastern Bengal Railway 26 were under "Trains running over cattle on the line" and 9 under "Failure of machinery, springs, &c., of engines."
- 7. On the Southern Mahratta, Northern Bengal and South Indian Railways there was no large increase or decrease under any particular class of accidents.
- '8. On the Great Indian Peninsula Railway the decrease mainly occurred under "Fire in trains," the number of accidents returned being 17 against 87. The number of "Goods trains or parts of goods trains, engines, &c., leaving the rails" also shows a decrease from 13 to 8.
- 9. The casualties resulting from accidents to trains, &c., were, among passengers and others, 6 injured against 3 killed and 22 injured, and among servants, 11 injured against 6 killed and 11 injured. It appears from the line returns that of these casualties 3 passengers were slightly injured on the East Indian Railway by the outgoing engine of a passenger train having been backed against the train with considerable force at Asansol on the 26th March 1886; 3 servants were injured—1 slightly and 2 seriously—by an accident to a lorry on the Great Indian Peninsula Railway on the 18th February 1886; 3 passengers and 2 servants were injured by a collision between an up and a down mixed train on the Oudh and Rohilkhand Railway on the 28th March

1886, owing to both the trains having been, through the carelessness of the station staff, turned on the same line; and 4 coolies were injured—2 seriously and 2 slightly—by the derailment of some trucks of a ballast train on the Bengal and North-Western Railway on the 25th January 1886.

10. The following table exhibits the number of accidents under the different classes, and the number of persons killed and injured thereby:—

•	Number of				ANTS.	TOTAL.		
	acci- dents.	Killed.	Injured.	Killed.	Injured.	Killed.	Injured.	
Collisions between passenger trains, or parts of passenger trains	2	•••	3	•••	2	•••	5	
or mineral trains, engines, and vohicles standing foul of the line	11	•••	3	•••	2	•••	5	
Collisions between goods trains or parts of goods trains	16	•••		•••		•••		
Collisions between light engines	1	•••		•••	•••			
Passenger trains or parts of passenger trains leaving the rails	15			•••				
Goods trains or parts of goods trains, engines,	45	•••	•••	•••	4	•••	4	
Trains or engines travelling in the wrong direc- tion through points	9	•••				•		
Trains running into stations or sidings at too high a speed.	5		•••					
Trains running over cattle on the line	197		•••			•••		
Trains running over obstructions on the line .	24		•••					
Trains running through gates at level-crossings	10						•••	
The bursting of boilers or tubes, &c., of engines	9		•••					
The failure of machinery, springs, &c., of engines	42	•••				•••		
Do. of tyres	1							
Do, of axles	7							
Do. of brake apparatus	1							
Do. of couplings	3 0							
Do. of tunnels, bridges, viaducts, culverts, &c.	1			ļ				
Broken rails	7	•••			""	•••	"	
The flooding of portions of permanent-way .	2	•••	•••	""		•••	"	
Fire in trains	55		•••					
Fire at stations, or involving injury to bridges							"	
or viaducts	12						"	
Other accidents	32		•••		3			
Total .	534	•••	6		11		17	

- 11. The number of cases of "Goods trains, or parts of goods trains, engines, &c., leaving the rails" shows a decrease from 77 to 45, or of 82. On the Bombay, Baroda and Central India Railway there was only 1 accident under this head against 11 in the corresponding quarter of 1885; on the Great Indian Peninsula Railway 8 against 13; on the Bengal and North-Western Railway 1 against 5; and on the North-Western Railway nil against 11.
- 12. The cattle accidents numbered 197 against 226, the decrease being mainly due to the number of cases on the Eastern Bengal Railway being only 28 against 54.
- 13. Under "Bursting of boilers, or tubes, &c., of engines" there has been a considerable decrease, the number of accidents being 9 against 27. It is noteworthy that no accident of this kind occurred on the North-Western Railway during the quarter under review, although there were no less than 21 such cases recorded against that line in the corresponding quarter of 1885.
- 14. The number of "Failures of machinery, springs, &c., of engines," also shows a decrease of 13 or 24 per cent., owing chiefly to the absence of any accident on the North-Western Railway against 20 in the corresponding quarter of 1885, and to there being only 6 accidents against 15 on the Eastern Bengal Railway. The accidents of this class were the most numerous on the Jorhat Railway, the number being 14 or one-third of the total number.
- 15. Out of 7 cases of "Failure of axles," 5 occurred on the Rajputana-Malwa Railway; and of 30 cases of "Failure of couplings," 6 occurred on the Rajputana-Malwa, and 9 on the Eastern Bengal Railway. The return of the North-Western Railway does not show a single accident under the latter head, while in that for the first quarter of 1885, 12 such accidents were recorded.
- 16. Under "Fire in trains" the number of cases diminished from 78 to 55, of which 16 or 29 per cent. occurred on the North-Western Railway and 17 or 31 per cent. on the Great Indian Peninsula Railway. On the latter line, however, there has been a decrease of 20 accidents or 54 per cent. under this head.
- 17. The number of accidents classed as "Other accidents" was the largest on the Bombay, Baroda and Central India Railway, being 15 out of a total of 32.
- 18. The casualties to passengers from causes other than accidents to trains, &c., were—

•	Killed.	Injured.
From falling between carriages and platforms	•••	6
Falling on to the platform, ballast, &c., when getting into or out of trains	1	4
Whilst crossing the line at stations	2	1
Falling out of carriages during the travelling of trains .	5	18
Other accidents	2	. 6
Total .	10	35 ·

whilst performing duties connected directly with the transit of passengers and goods, from causes other than accidents to trains, &c., were-

	Killed.	Injured.
During shunting operations	8	18
Falling off engines, vans, wagons, &c.	•••	11, 2
Coming in contact with over-bridges, &c., during the travelling of trains Coming in contact, while shunting, with vehicles, &c., standing in adjoin-	•••	2
ing lines	•••	8
Getting on or off trains, engines, &c	6	12
Whilst loading, unloading or sheeting	2	16
Whilst braking, spragging or chocking wheels	•••	1
Whilst working at cranes or capstans	1	2 6
Whilst working on the permanent-way or in sidings	1	ì
Whilst walking, crossing or standing on the line	4	
Whilst passing between vehicles	ī	9 2
Whilst attending to the machinery of engines, cleaning them, &c	•••	3 4
Falling off ladders, scaffolds, platforms, &c	•••	4
By falling of lamps, wagon doors, timber, weights, &c.	j	5
Whilst coupling or uncoupling wagons	1	12
Miscellaneous	2	22
Total	22	124

- 20. Of other persons killed and injured by running trains, &c., 3 were killed and 1 injured whilst passing over the line at level crossings; 29 were killed and 14 injured whilst trespassing on the line; 6 committed suicide and 1 was injured in attempting to commit suicide; and 3 were killed and 2 injured from miscellancous causes.
- 21. The following table shows the total number of persons killed and injured from causes connected with the working of trains, as compared with the corresponding quarter of 1885:—

	uarter, 185.		UARTER, 86.			QUAR- 1885,		QUAR- 1886.
Open mileage.	Train mileage.	Open mileage.	Train mileage.		Killed.	In- jured.	Killed.	In- jured.
				Passengers.				
•••		•••	•••	From causes beyond their own control . From misconduct or want of caution .	8 11	21 29	. "10	10 31
				Servanis.			٠	
•••	•••	***	***	From causes beyond their own control . From misconduct or want of caution .	89	18 114	 22	18 122
				Others.				
***	•••	 	•••	Whilst passing at level crossings . Trespassers including suicides . Other persons	4 42 2	 9 1	35 35 8	1 15 2
11,814	11,426,500	12,190	11,627,244	Total .	107	192	73	194

^{22.} In addition to the above, 13 persons are reported to have been killed and 33 injured in yards, workshops, &c., and 98 passengers to have met death in carriages and at stations from causes unconnected with the working of trains.

RESOLUTION.—The attention of the Chief Commissioner of Assam should be invited to the large number of accidents on the Jorhat State Railway, especially to those due to the failures of machinery, springs, &c., of engines. The attention of the Director General of Railways should also be invited to the large decrease in the number of accidents on the North-Western Railway, as it appears to the Government of India that the decreases are probably due not so much to fewer accidents as to the omission to report certain classes of accidents which it has hitherto been usual to report.

ORDER.—Ordered, that this Resolution, with the Governments of Madras, Bombay, Bengal, the North-Western Provinces and Oudh, and the Punjab.

The Chief Commissioners of the Central Provinces, Burma and Assam.

The Residents, Hyderabad and Mysore.

The Agents to the Governor General for Central Indis, Rajputans and Baluchistan.

The Director General of Railways.

The Consulting Engineers to the Government of India for Guaranteed Railways.

Ordered also, that copies be forwarded to the Secretary of State for the information of Her Majesty's Government.

Ordered further, that this Resolution, with the Abstract Returns, be published in the Supplement to the Gazette of India.

FRED. FIREBRACE, Major, R.E., Under-Secretary.

Document accompanying.

Abstract Return of Accidents for the first quarter of 1886.

tatement showing the dates on which the Returns of Accidents on the undermentioned Railways f the First Quarter of 1886 were received from the Local Governments and Administrations.

amber.	Re	ilways	•				Date	of Receipt.	Remarks.
• i	Rohilkhand-Kumaun	•	•	•	•	•	16th April	1886.	
ę	Bengal and North-W	esterr	1.				16th ,,	,,	
8	Bhavnagar-Gondal						22nd ,,	,,	
4	Eastern Bengal.				•		26th ,,	,,	
5	Oudh and Rohilkhand	[27th ,,	,,	
Ġ	His Highness the Ni						let May		ļ
7	Jodhpore					•	6th ,,	,,	
8	Mysore	•	•	•	•		6th ,,		
9	Nágpur-Chhattísgarh	•	•	•	•		741		
10	Wardha Coal .		•	•	•	•	1041	"	
11	South Indian .	•	•	•	•	•	1141.	,,	
	ł	•	•	•	•	•	11th "	"	
12	Madras .	•	•	•	•	•	ilth "	**	
18	Great Indian Peninsu			•	•	•	18th ,,	"	
14	Bombay, Baroda and	Cent	ral In	dia	•	•	13th ,,	,,	
15	Southern Mahratta	•	•	٠.•	•	•	13th ,,	,,	
16	Rajputana-Malwa	•	•	•	•	•	13th "	,,	
17	His Highness the Ga	ek war	's	•	•	•	13th ,,	,,	
18	Cawnpore-Achnera	•	•	•	٠	•	17th ,,	"	
19	Jorhat	•	•	•	•	•	18th "	"	
20	Burma : .	•	•	•	•		22nd ,,	"	
21	Deoghur .	•	•	•	•		27th ,,	,,	
22	North-Western	•	•		. •	•	28th ,.	,,	•
28	Darjeeling-Himalaya	n	•	•	•	•	15th June	"	
24	Nalhati	•	•	•	•	•	23rd ,,	"	
25	Northern Bengal	•	•	•	•	•	28rd ,,	,,	•
26	Kaunia-Dharlla	•	•	•	•	•	23rd ,,	**	
27	Tirhoot	•	•	•	•	•	23rd ,,	"	•
28	Daoca	•	•	•	•	•	23rd ,,	11	
29	East Indian .	•	•	•	•	•	30th "	"	Tables 1 to 4.
			•						
; .	-								

West William I. T.

GENERAL TOTAL.

NUMBER of PRESONS reported during the First. Quarter of 1886 as Killed or Injure on the several Railways open for Traffic in India, distinguishing between Passengers, Railway Servants, and TOTAL ALE CLABOR. OTHER PERSONS; and distinguishing also, in the case of the two former Classes, between Accidents happening from Causes beyond their own Control, and Accidents happening otherwise. Killed. : : : njured. : : : : : : : : : Total. Killed. 2 : : : ፥ : : 젊 Injured Miscellaneous, not included in preceding columns. ; : : : : : : : : Ħ : : : : : : : : : : : : OTRER PRESONS. Killed. : : ፧ ፧ : : : : : : ፧ i : : : : : Injured. Trespaners and Sulcides, : : : : : : : : Killed. 23 ፧ : : i ; Whilst passing over Railways at Level-Crossings. Injured. : : : : : : : : : : : : : : : : : ፧ : : : : i Killed. : : ፧ : : : .: : : : : : ፧ : : : : : : BAILWAY SERVAPES OR SERVAPES OF CONTRACTO RE. Killed, Injured. **&** & 7 ፥ : : : : : : ፧ ÷ : : : Total. : : ፧ : : : ፥ : : : : From their own Misconduct or want of Caution. Injured. 8 8 8 : : : : : : : : : : Killed. : : : : : : : į From Causes beyond their own Control. Injured. 0 : ፥ : : : : ፧ : ፥ : : : : : : : : : Killed. 61 : : : : : : : i : : : : : : : : : ፥ ፧ Killed. Injured. 8 14 14 : : : : : : : Total, : : : : : : : : : From their own ... Misconduct or want of Caution. Injured. 2 PASSENGERS. 2 : ፧ ፧ : : : : : : Killed. : : : : : : ፧ : : : Injured. From Causes beyond their own Control. 7 : ፥ : ፥ ፧ : : : : : : : : : : : ; 8 : : : : : i : : (1885 1885 1885 1885 1885 (1885 (1885 { 1885 1886 1885 **§ 188**6 1886 , 1886 1886 , 1886 **288**1 STATE PROVINCIAL STATE IMPERIAL : ٠: : : : : ŧ ī RAILWAYS. : : : i : : : ŧ Négpur-Chbettisgarh Southern Mahratta Rajputana-Malwa Campore-Achners : Wardha Coal ... Northern Bengal : Kaunia-Dharlla North-Western Eastern Bengal East Indian Tirhoot Nalbati (b) { 1,845} 928 (a) $\begin{cases} 1,675 \\ 1,675 \end{cases}$ 2 1,885 3 3 3 3 2 4 .

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Traffic in India, distinguishing between Passengers, Railway Servants, and other Persons, and classifying, as far a Accidents occasioning the Death or Injury.

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ACCURANTS to TRAINS, ROLLING-STOCK, PRHANENT-WAY, &C., reported during the First Quarter of 1886, as having occurred on the several RAILWAYS open for Traffic in India, distinguishing the different Classes of Accidents, and the Number of Passangers and Others, and of Railway Servants, Killed or Injured in each Class of Accident.

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Table No. 3.—Accomment to Trains, Rolmha-stock, Permanent-way, &c., reported during the First Quarter of 1886, &c.—continued.

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Table No. 3 .- Accidents to Trains, Rolling-Stock, Permanent-way, &c., reported during the First Quarter of 1886, &c. -- continued.

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No. 4.

First Quarter of 1886, distinguishing the different Classes of Accidents, the Number of Passengers and others, an Killed or Injured thereby.

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· DEPARTMENT OF FINANCE AND COMMERCE.

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J. F. FINLAY, Offs. Secretary to the Government of India.

DEPARTMENT OF FINANCE AND COMMERCE, (Statistical Branch).



The Gazette of Kndra.

PUBLISHED BY AUTHORITY.

SIMLA, SATURDAY, OCTOBER 9, 1886.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART V.

Bills introduced into the Council of the Governor General for making Laws and Regulations, or published under Rule 22.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

[Third publication.]

The following Bill was introduced into the Council of the Governor-General of India for the purpose of making Laws and Regulations on the 24th September, 1886, and was referred to a Select Committee:—

No. 24 OF 1886.

A Bill to provide for the Protection of Indigenous
Tribes in Burma.

Whereas it is expedient to provide means for protecting Karens and other indigenous tribes in Burma from the intrusion of strangers into their villages; It is hereby enacted as follows:—

Short title, commencement and local extent. 1. (1) This Act may be called the Burma Indigenous Tribes Protection Act, 1886.

- (2) It shall come into force at once; and
- (3) It shall extend to such local areas within the limits of Lower Burma as the Local Government may from time to time, by notification in the official Gazette, specify in this behalf.

Definition of " indigenous tribes."

- 2. (1) The Karens are an indigenous tribe within the meaning of this Act.
- (2) With the previous sanction of the Governor-General in Council, the Local Government, by notification in the official Gazette, may from time to time declare of any other class of persons in Lower Burma that that class is or forms part of an indigenous tribe, and may at any time cancel the declaration.
- (3) While a declaration under sub-section (2) is in force, it shall be conclusive proof of the matter stated therein.

- 3. In this Act, unless there is something re-Definitions of "vil- pugnant in the subject or lage" and 'prescribed.' context,—
- (1) "village" means any collection of ten or more houses not being either a municipality to which the British Burma Municipal Act, 1874, VII of 18 or the Burma Municipal Act, 1884, for the XVII of 1 time being extends, or a town, village or hamlet in which a house-tax or a cess on houses is for the time being leviable under section 5 or section 6 of the Burma District Cesses and Rural Police Act, 1880; but it does not include a village of which members of indigenous tribes are not the majority of the residents;
- (2) "prescribed" means prescribed by rules under this Act.
- 4. (1) If not fewer than half of the enitivature when resident or intending resident of a village may be ejected or excluded therefrom. thereof, they may record that desire in the prescribed manner.
- (2) When the cultivating householders of a village have recorded under sub-section (1) their desire to eject or exclude a resident or intending resident, the prescribed authority may, in the prescribed manner, eject or exclude him from the village:

Provided that a resident or intending resident of a village shall not be ejected or excluded therefrom, if he—

- (a) is of the same indigenous tribe as the majority of the residents of the village, or
- (b) cultivates land within three miles of the village, or
- (c) has resided in the village for twelve years or upwards:

Provided also that a resident of a village who is ejected under this Act shall be entitled to compensation for any immoveable property belonging to him in the village.

- 948
 - (1) The Local Government may from time to time, with the previous sanction of the Governor-General in Council, make
 - to define the mode in which the desire of the aultivating householders of a village to eject or exclude therefrom a resident or intending resident is to be ascertained and recorded;
 - (b) to declare the authority for carrying into effect the recorded desire of the cultivating householders of a village to eject or exclude a resident or intending resident therefrom, and to prescribe the procedure to be followed by that authority in ejecting or excluding him;
 - (c) to prescribe the mode in which the compensation to which an ejected resident is entitled under this Act is to be ascertained and given; and
 - (d) generally to carry out the purposes of Act.

- (2) When making any rule under this Act the Local Government may direct that a breach of it shall be punished with fine which may extend to one hundred rupees, or with imprisonment which may extend to three months, or with both.
- 6. (1) The Local Government shall, before Procedure for making making rules under this Act, and publication of rules. publish a draft of the proposed rules in such manner as may, in its opinion, be sufficient for the information of persons likely to be affected thereby.
- (2) There shall be published with the draft a notice specifying a date at, or after which, the draft will be taken into consideration.
- (3) The Local Government shall receive and consider any objection or suggestion which may be made by any person with respect to the draft before the date so specified.
- (4) A rule made under this Act shall not take effect until it has been published in the local official Gazette.
- (5) The publication in that Gazette of a rule purporting to be made under this Act shall be conclusive proof that it has been duly made.

STATEMENT OF OBJECTS AND REASONS.

The object of this Bill is to provide for the ejection or exclusion in certain circumstances of strangers from village-sites occupied by Karens and other indigenous tribes of Burma.

- 2. It would seem that Burman, Shan or Chinese strangers occasionally settle in Karen villages and cause very great annoyance to the Karens, who, in some cases, from shyness or timidity, do not resist the intruders, whilst in others they have been goaded into acts of lawlessness. The missionaries, who know more of the Karens than any English or Burman Government officers, are very persistent in urging that power must be taken to preserve the Karens, especially the wilder Karens in secluded tracts, from intruders. Mr. Crosthwaite, when officiating as Chief Commissioner of British Burma, proposed to issue rules providing for the ejection of intruders from Karen villages; but it was found on further consideration that no rules of the kind could be enforced without legal sanction. The present Chief Commissioner, sharing Mr. Crosthwaite's views has urged on the Government the necessity for legislation, in the absence of which he fears that the Karen and similar tribes may either be driven out of their settlements or resort to lawless means of getting rid of intruders.
- 3. In these circumstances, the present Bill has been prepared. Though of a somewhat exceptional nature, it appears to the Government of India to be warranted by the peculiarities of the relations of these indigenous tribes and their neighbours. Further, it is supported by the analogy of the provisions of section 4 of the Garo Hills Regulation, 1 of 1882, which prohibit the acquisition of interests in land in those hills by strangers except under special sanction.
- 4. The provisions of the Bill are very simple. Section 1, sub-section (3), empowers the Chief Commissioner to apply the proposed Act to such local areas as he may by notification prescribe, while section 3 defines the term village so as to restrict the operation of the proposed law to purely rural tracts. Section 4 declares the circumstances under which a resident or intending resident may be excluded or ejected from a village. These are that the majority of the residents of the village belong to some indigenous tribe and that not less than ne-half of the cultivating householders of the village desire ejection or exclusion of the residents of the village, or cultivate land within three miles of the village or have resided in the village for twelve years or upwards. The section further provides for compensation to persons who have been compelled to vacate any land or house in a village in consequence of their ejection therefrom. Under section 5, the Chief Commissioner has power to make rules with the sanction of the Governor-General in Council prescribing the mode in which the desire of the cultivating householders of a village to eject or exclude any one therefrom is to be ascentained and recorded, empowering certain persons to eject or exclude persons in pursuance of the recorded desire and on behalf of the cultivating householders, and prescribing the procedure to be followed in such cases, and the mode in which compensation under the proposed Act is to be ascertained. The section further enables the Local Government to direct in any rule that a breach of it shall be punished with fine which may extend to one hundred rupees, or with imprisonment which may extend to three months, or with both. Lastly, section 6 contains the usual formal matter as to the procedure for making and publishing rules.

.The 17th September, 1886.

C. P. ILBERT.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT. •

Number and vear.

IIXX

1527.

Subject or title.

Extent of repeal.

[Second publication.]

The following Bill was introduced into the Council of the Governor-General of India for the purpose of making Laws and Regulations on the 24th September, 1886, and was referred to a Select Committee on the 30th idem :-

No. 25 of 1886.

A Bill to abolish Military Courts of Requests as established by Indian Military Law.

WHEREAS it is expedient to repeal that portion of the Indian Military Law which relates to Military Courts of Requests and to military tribunals having jurisdiction with respect to actions of a civil nature; It is hereby enacted as follows :-

1. The enactments mentioned in the schedule hereto are hereby repealed Repeal of cuactments. to the extent specified in the third column of that schedule.

THE SCHEDULE.

ENACTMENTS REPEALED.

year.

Number and Extent of Subject or title. repeal.

Acts of the Governor-General in Council-contd.

Act III of | Conferment of Civil | So far as Jurisdiction in cer-1859. it has not tain cases on Cantonbeen rement Joint Magispealed. trates. Act XII of Suspension of opera- The whole. tion of section 17, 1868. Act XI, 1841. Act III of Cantonments ... Section 8. 1880. Act XIV of | Code of Civil Proce- | Clause (6) of 1882. dure. section 6. Act of the Governor of Madras in Council.

Act I of Cantonments ... | Section 9, 1866. down and inclubive of the words " provided also that."

Bombay Regulation.

Acts of the Governor-General in Council.

Act XI of Military Courts of So far as 1841. Requests for Native it has not Officers and Soldiers. been repealed.

Act XII of Regulation of Military So far Bázárs and Liabilities 1842. it has not of Camp-followers. been repealed.

Act XXXIII Enforcement of judgof 1852. ments in places beyond the jurisdiction of the Courts pronouncing the same.

So far as it has not been repealed.

of | Military Authority ... | The following portions so far as they have not been repealed, namely :-(a) the first clause of section 3; (b) the first twentys e v e n • words of the second clause of that section; (c) section 7; and (d) section

32.

STATEMENT OF OBJECTS AND REASONS.

THE object of this Bill is, by repealing that portion of Indian military law which relates to Military Courts of Requests, to make the provisions of the Army Act, 1881, respecting Courts of Requests in India (44 & 45 Vict., c. 58, ss. 148-151), apply to Her Majesty's Indian forces, and thus to place those forces, with respect to indebtedness, in the same position as the rest of the British Army. In this respect the law enacted nearly half a century ago for the Indian army is more severe than Parliament has seen fit to enact for the other branches of Her Majesty's regular forces or than the Council of the Governor-General would now enact.

The 22nd September, 1886.

G. CHESNEY.

S. HARVEY JAMES,
Offg. Secy. to the Gout. of India.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

ABSTRACT OF THE PROCEEDINGS OF THE COUNCIL OF THE GOVERNOR GENERAL OF INDIA, ASSEMBLED FOR THE PURPOSE OF MAKING LAWS AND REGULATIONS UNDER THE PROVISIONS OF THE ACT OF PARLIAMENT 24 & 25 VIC., CAP. 67.

The Council met at Viceregal Lodge, Simla, on Thursday, the 30th September, 1886.

PRESENT:

His Excellency the Vicerov and Governor General of India, K.P., G.C.B., G.C.M.G., G.M.S.I., G.M.I.E., P.C., presiding.

His Honour the Lieutenant-Governor of the Punjab, LL.D., K.C.S.I., C.I.E.

His Excellency the Commander-in-Chief, Bart., G.C.B., C.I.E., V.C.

The Hon'ble C. P. Ilbert, C.S.I., C.I.E.

The Hon'ble Sir T. C. Hope, K.C.S.I., C.I.E.

The Hon'ble Sir A. Colvin, K.C.M.G., C.I.E.

The Hon'ble Major-General G. T. Chesney, R.E., C.S.I., C.I.E.

The Hon'ble J. W. Quinton.

The Hon'ble Colonel W. G. Davies, c.s.i.

The Hon'ble Rana Shankar Baksh Singh Bahadur, C.I.E.

MILITARY COURTS OF REQUESTS ABOLITION BILL.

The Hon'ble MAJOR-GENERAL CHESNEY moved that the Bill to abolish Military Courts of Requests as established by Indian Military Law be referred to a Select Committee consisting of the Hon'ble Mr. Ilbert, the Hon'ble Mr. Peile and the Mover.

The Motion was put and agreed to.

OUDH RENT BILL.

The Hon'ble MR. QUINTON moved that the Report of the Select Committee on the Bill to consolidate and amend the law relating to Rent in Oudh be taken into consideration. He said:-

- " I would ask Council to give me their attention while I attempt to describe briefly the course which the Bill has taken since it was referred to the Select Committee, and to account for some of the more important changes in it which we recommend. I shall pass over those points which will be discussed on the amendments standing on the paper in the name of my hon'ble friend Rana Shankar Baksh Singh.
- "The Bill was duly published for the information of those concerned; it was sent to the Government of the North-Western Provinces and Oudh for a further expression of opinion; and that Government in turn invited on it the opinions of selected officers. Further, a committee of the Taluquars Association assembled at Lucknow in August and discussed the measure in great detail among themselves and in almost daily consultation with the Government-His Honour the Lieutenant-Governor having come down from Naini Tal and remained at Lucknow a fortnight for this purpose. I would also remind Council that the enquiries which led to Government's undertaking this legislation began so far back as 1881, and that the main principles of the Bill have been under discussion for the past three years.
- "The Bill as finally settled by the Select Committee is the outcome of these consultations and discussions, and is based almost entirely on the recommendations of the Local Government, which in preparing the measure has paid great

regard to the representations of the Taluqdárs, who as landlords own three-fifths of the soil of the Province. Those gentlemen are entitled to great credit for the loyalty and public spirit with which they have advanced to meet the wishes of Government in devising measures for the protection of the tenantry, and this attitude of theirs has naturally secured for their representations the most favourable consideration consistent with securing the objects of the Bill both with the Local Government and the Select Committee. The amendments to be brought forward today by my hon'ble friend will show that, except in a few points,—and those by no means the most important regulated by the Bill,—the Taluqdárs have little fault to find with it.

"Section 4 of the Bill as introduced barred contracts made before or after the passing of the Act, which would have the effect of defeating the provisions of the Bill respecting the enhancement of rents and ejectment of tenants in whose favour statutory tenancies were created.

"My hon'ble friend Rana Shankar Baksh Singh in his speech on the motion to refer to Select Committee, and the Association of the Talugdárs at Lucknow, objected to the section as too general, and as making no allowance for reclamationleases in jungle and alluvial lands, and for reclamations effected by or at the expense of the landlords. Similar representations were also made on behalf of persons on whom Government had conferred grants of waste-land in Oudh. These grants had been made on special conditions, which for the most part contemplated or required a gradual extension of the cultivation. The fairness of the objections was admitted by the Lieutenant-Governor and the Select Committee, and the section has been amended so as to exclude from its operation for a period of fourteen years contracts in respect of land brought under cultivation by reclamation-leases or at the expense of the landlords after it has lain waste or fallow for periods exceeding seven years. It will not, we believe, pay a landlord to allow land to lie fallow for seven years in order to get round the provisions of the Bill respecting enhancement of rent and ejectment; and, on the other hand, a landlord would, in most cases, have great difficulty in obtaining at first from tenants admitted to the cultivation of such land a rent which would be at all fair or adequate for a period of seven years. As we have amended the section, a landlord will be able to let the land at progressive rents agreed upon between the parties.

"The same principles apply to alluvial lands which are periodically surveyed by Government in order to determine what alterations should be made in the revenue, and to waste-land grants; but we have on the suggestion of the Lieutenant-Governor, and in view of the exceptional and fluctuating nature of their cultivation, included these two classes of land in Schedule D of the Bill, which will have the effect of taking them out of the operation of the sections relating to enhancement and ejectment. In alluvial tracts cultivation may vary from year to year, and in waste-land grants the special conditions on which they were made have given rise to a system of cultivation with which interference is not necessary or desirable.

"Compensation for disturbance has disappeared from the Bill. When this Bill was last before Council I endeavoured to give some reasons why the Taluq-dárs' objections to this principle should not be insisted on, and Your Excellency explained that under similar circumstances the payment of compensation for disturbance to a tenant in Ireland implied no acknowledgment by the landlord of a right of permanent occupancy in the tenant's favour, and that the injury sustained by unexpected ejectment entailed upon the tenant the loss not merely of his improvements but a further loss occasioned by the disturbance introduced into his plan of life and his industrial undertakings. The Hon'ble Sir Steuart Bayley argued to the same effect, but admitted that there were other objections from a landlord's point of view which made him reserve his final opinion; and it was estimated both by him and by myself that, if security for the objects aimed at by the Bill could be attained by any other method, such a proposal would receive favourable consideration. My hon'ble friend Rana Shankar Baksh Singh stoutly opposed the provision in Council, and, in the discussions with the Taluq-dárs at Lucknow to which I have already alluded, these gentlemen adhered to

their previous objections, and were not influenced by the arguments used here They recognized, and by the Lieutenant-Governor in support of the principle. however, the necessity for some check on the issue of notices of eviction which had for the last eighteen years been largely used as an engine for enhancement. After long discussion the Taluquars tendered as an alternative to compensation for disturbance the plan now embodied in the Bill, which is briefly this, that notices of ejectment issued upon tenants ordinarily entitled to a renewal of the statutory tenancy created by the Act should bear a stamp-duty equivalent to half a year's rent of the holdings, subject to a maximum of Rs. 25. The Local Government and the Select Committee are not insensible to the objections which may be brought against this proposal. They feel that it confers no direct benefit on the ousted tenant, and they are aware that it may, and probably will, expose Government to the imputation of attempting to make money out of ejectments. As to the first point, the truth of the allegation and the force of the argument The landlords, however, protested most urgently against must be admitted. being obliged to pay compensation to a tenant whom it was every one's interest to get rid of on account of turbulence or bad behaviour; and the Select Committee, recognizing the justice of this aspect of the case, can only hope that the existence of the provision in the law will render ejectments the exception and not the rule, and subject to eviction only tenants to whom that process can be applied with advantage to their neighbours and to the improvement of the cultivation of the soil. With reference to what fell from Your Excellency as to the disturbance of the raivat's plan of life and industrial undertakings caused by unexpected eviction, I may point out that the Bill improves to some extent the condition of the tenant in this respect. Under the existing law he can be turned out on a month's notice, while the Bill fixes the term for such a notice at six months.

"The imputation of cupidity against Government is one on which my hon'ble friend Sir Auckland Colvin, who on a recent occasion displayed a nervous solicitude for the reputation of a Finance Member, will doubtless feel sensitive, and I shall leave him to deal with it, as it affects the Government of India. As to the Local Government, I cannot do better than read to the Council the views of Sir Alfred Lyall already quoted in our Report:—

'So far as this Government is concerned, there is no desire whatever to increase the stamp-revenue at the landlord's expense, or to impose any additional costs of this kind upon transactions between landlord and tenant. The Lieutenant-Governor would certainly not have proposed, for his own part, to turn compensation into a tax; and he has no doubt that it would, on principle, have been better to adhere to the simple and logical provision which would prevent a landlord from ejecting a tenant until he also gave him some indemnity.

Nevertheless, when this alternative is put forward and supported by the Association, and since it has become clear that the Taluqdars unanimously prefer to pay stamp-duty rather than compensation to the tenant, while undoubtedly the stamp-duty would answer the purpose of a check on ejectment as effectively as a compensation-payment at the same rate, the Lieutenant-Governor feels bound to accept and submit to His Excellency the Governor General in Council this proposal as an admissible compromise upon an important and closely-debated provision of the Bill.

"It is believed by Sir Alfred Lyall, after consulting many officers of experience, that the necessity for paying half a year's rent will probably act as a sufficient check upon inconsiderate and injurious evictions; and he is further of opinion that a varying stamp-duty is better than a fixed one, which, if of high value, would be prohibitive of the ejectment of smaller tenants, among whom there is the greatest probability of finding indifferent cultivators and bad characters. I may add that the scale of compensation for disturbance originally proposed, namely, one year's rent, was very powerfully criticised as oppressive to the landlords when taken in connection with the limitation of enhancement and the period of the statutory tenancies proposed by the Bill; though, had there been no such limitations on enhancement, it would not fall heavily. This argument it might have been impossible for us altogether to ignore had the original proposal been adhered to.

"In the debate on the second reading of the Bill, it was intimated by Your Excellency that the payment of compensation for disturbance might be neutralised by a grant of an eight years' lease. Compensation for disturbance, as I have

already said, has disappeared from the Bill, but we have applied the same principle to the substitute proposed for it, and have made this clear by a section (69) inserted for the first time. A lease of a holding for eight years or upwards must, as regards enhancement, be in conformity with the provisions of the Bill, but exempts the landlord from liability to pay what I may call the penal stamp-duty imposed on notices of ejectment. A landlord wishing to eject a tenant on the expiration of an eight years' lease need not pay such stamp-duty.

"Section 129 of the Bill as introduced gave the Local Government power to revise and settle for a period of ten years the rents of an estate suffering from grave mismanagement. This power was meant to formulate the conditions on which the Government might enforce the penalties of the sanads by which Taluqdárs hold their estates, and might also, it was thought, prove not unacceptable to those landlords as substituting for vague conditions enforceable at the will of the Executive Government a more definite stipulation and penalty regulated by law. This expectation, however, turned out to be ill-founded. The Taluquars objected very strongly to the section, and preferred to lie under the sword of Damocles in the shape of the sanad to being relieved in the manner proposed of the risk of its falling on their necks. In view of this and of the safeguards provided by the Bill against oppressive enhancement, Sir Alfred Lyall considers it unnecessary to ask the legislature to arm the Executive Government with this authority by special enactment, and, in deference to this opinion, the Select Committee propose the omission of the section. They wish it, however, to be clearly understood that this omission in their opinion in no way affects the efficacy and force of the sanads, the obligations imposed on the Taluquars by those instruments or the power of the Executive Government to judge whether the conditions of the grant have been infringed and to inflict the penalty attached to such infringement."

The Hon'ble RANA SHANKAR BAKSH SINGH addressed the Council in the Vernacular, a translation of his remarks being read by the Secretary as follows:—

- "With Your Lordship's permission I humbly beg to offer a few remarks on the Oudh Rent Bill as amended by the Select Committee and submitted to this Hon'ble Council for consideration and final disposal.
- "When the Bill was initiated it could hardly be expected that such important, difficult and intricate questions as it involved would be so easily and promptly settled. But the difficulties, which then appeared to be almost insurmountable, have, I am glad to say, been successfully removed; and this desirable end has been achieved no less through the especial attention bestowed on the subject by His Honour the Lieutenant-Governor, and the keen interest taken by His Honour in the discussion and settlement of details, than through the peaceful disposition and loyal conduct of the Taluqdárs.
- "I think I need scarcely remind this Hon'ble Council how the Taluq-dárs had, subject to certain important exceptions, accepted the two main principles of the Bill,—I mean the rules about the seven years' lease, and the limitation of enhancement to one anna in the rupee,—and how the Local Government had consented to expunge section 129 of the original Bill and the rule about compensation for disturbance. But, in order to more effectually check evictions, it was subsequently resolved that a stampduty be levied on all ejectment-notices, and that, if the landlord desired to be exempted from the payment of such duty, he should be allowed to grant a longer lease. The last plan was suggested by Your Excellency in the speech on the Rent Bill made on the 9th June last.
- "The way these points were settled may be readily ascertained from the correspondence on the subject, and need not be explained here. After the more important questions had been satisfactorily settled, the minor objections of the Taluqdárs were considered; and the few amendments proposed by them after careful consideration, and in a fair and unprejudiced spirit, were wholly or partially approved by the Local Government, adopted by the Select Committee and embodied by them in the Bill now before Your Excellency's Council.

"The Taluqdars' objections to section 4 of the Bill, though respectfully urged, were exceptionally strong, and attracted sufficient attention at the time; but subsequently it was found impossible to amend this section to the extent they desired, because any further amendment would make it inconsistent with the principles of the seven years' lease and the limitation of enhancement as finally accepted by the Taluqdars.

"As regards section 51 of the present Bill, the Taluquars had requested that it should be expanged, but the Local Government did not recommend this, and in Select Committee the section was left to stand as it is. In my humble opinion this section should be maintained, and with Your Lordship's permission I will briefly state the reasons which have led me to this conclusion.

"Though the Taluqdárs have, from philanthropic and liberal motives, or in deference to the wishes of Government, accepted the provision as to limitation of enhancement to one anna in the rupee, it is not unlikely that after a few years' experience the Government will find the rule in question mapplicable to all classes of land. There are certain descriptions of land which will not admit of any enhancement at all, while there are others for which the proposed enhancement of one anna in the rupee will be quite insufficient, and a third class of land will only bear an enhancement of less than one anna in the rup w. From the incidence of enhancement on all the three classes of land the landlord is sure to suffer heavily, and the Government will equally suffer in its revenue at a future settlement. Under these circumstances it will become necessary to vary the limits of enhancement according to the descriptions and capacities of land, and raise or lower the amount of enhancement as the circumstances of each case may demand. It is to be hoped that the powers thus given to the Local Government will be exercised by it judiciously. I am humbly but firmly of opinion that, owing to a rise in the market-rates and the improved means of communication, especially in those parts of the country to which the railway line has not yet been extended, it will become absolutely necessary to vary the limits of enhancement.

"My Lord, as the Taluqdárs have loyally sacrificed their interests and shown great moderation and liberality to their tenants, and as their objections are conceived in a perfectly fair and loyal spirit and couched in the most respectful terms, I have felt it my duty, as a member of the Select Committee, to try as best I could to obtain a fair and impartial consideration for all and each of their objections. But I was compelled to agree with my learned and hon'ble colleagues of the Select Committee in rejecting some of those objections for reasons they were good enough to explain to me. Greatly as I wished that there should be no reason for my holding a different view, I regret to say that I was reluctantly compelled to record my dissent on some important points in a minute annexed to the Select Committee's Report, now before this Hon'ble Council. The Taluqdárs' objections to the provisions of section 19 for the remission of rent are not unreasonable. What they want is that either section 23 of the North-Western Provinces Rent Act, XII of 1881, be applied to Oudh, or that section 20, Act XIX of 1868, which has long been in force in Oudh, be maintained. If the Government is disposed to show more mercy to tenants, it should equally divide between itself and the landlord the losses caused by unforeseen calamities.

"In fact, the landlords of Oudh are not better off than those of the adjoining districts of the North-Western Provinces. In some districts of the North-Western Provinces where the Permanent Settlement is in force, and which have long enjoyed the blessings of peace, the landlords surpass the landowners of Oudh in wealth and prosperity. Oudh has as yet known only a thirty years' settlement, and during the last thirty years of internal peace and security it has been disturbed by the herassing operations of a number of settlements giving rise to count-less disputes and producing disastrous litigation. The landlords of Oudh are therefore by no means less entitled to the favourable consideration of the Government than those of the North-Western Provinces; and, if in the North-Western Provinces a remission of rent to tenants is followed by a remission of the revenue to the landlord, it is but just and reasonable that the same rule should be held good

"The third alternative proposed by the Taluqdárs rests on an equally just and equitable principle. As the Government gets one-half of what is paid to the landlord as rent, it is bound in justice to him to grant a remission or the revenue equal to half the rent remitted to the tenant by its officers. The landlords have good reasons to think that, if the connection of Government is maintained, tenants will not dare prefer false or frivolous claims, and the Government officers will investigate such claims with due care.

in better years. But, if the landlord is made to bear the whole loss, he will have no means whatever of compensating himself for it. Further, the rule in question has not proved prejudicial to tenants in Oudh holding five years' leases.

"On section 27 I humbly beg to observe that the recommendations of His Honour the Lieutenant-Governor may be adopted with advantage. Purely conjectural estimates of compensation for improvements have in practice been found erroneous, though estimates carefully made by experienced and honest men may be safely relied upon. But such men are hardly obtainable in this country for the execution of such a petty task, and His Honour the Lieutenant-Governor has justly approved of the amendment proposed by the Taluqdárs.

"As regards section 29 I humbly beg to observe that there is nothing in the whole Bill to prevent the tenant from making whatever improvement he likes, but it does not provide for the award of a compensation to the landlord or other tenants if the improvement effected by the sitting tenant causes any loss or damage to them. In Oudh, the tenant has no right whatever in the land he cultivates, and he may possibly make an improvement with the intention of occasioning loss to his landlord or other tenants.

"I humbly submit, My Lord, that I am at a loss to understand why especial provision should be made for the award by the landlord of an additional compensation to the tenant for any loss that may be caused to his (landlord's) own land by an improvement made by himself. It is quite clear that the landlord will not do anything which might prove prejudicial to himself.

"Now, with Your Lordship's permission, I will briefly explain the losses which an improvement made by a landlord might possibly be conceived to cause to a tenant. In the first place, the landlord sinks wells in the holdings of his tenants during a particular season of the year, that is, in May or June, when there are no standing crops which might possibly be injured thereby. The rainy and the cold seasons are not favourable to the construction of wells, which are exclusively made in summer.

"In the second place, even if a well sunk by the landlord in the holding of his tenant produces salt water, which is not favourable to cultivation generally,

such water may nevertheless be utilized in raising a tobacco crop or other crops of a similar nature, to the growth of which irrigation with salt water has been found to be highly conducive. The tenant may not use such water for purposes of cultivation if he apprehends any loss or damage from using it.

"Thirdly, the construction of an embankment is a rare occurrence. Embankments are seldom or never constructed within cultivated areas, and cannot therefore cause any loss or damage to a tenant. But the tenant may himself injure his holding by opening an embankment suddenly and carelessly and letting in an excessive quantity of water, in which case the landlord cannot justly be made to share the blame which naturally attaches to the tenant. In my humble opinion the construction of an improvement cannot possibly tend to impair the productive powers of land, and there is no necessity for making an especial provision to that effect. It will be a great discouragement, if not a perfect bar, to improvements if landlords are required to pay additional compensation for accidental losses. The more useful and costly improvements are effected by landlords, and not by tenants. The rule in question, if maintained, will produce injurious effects.

"I also beg leave to bring prominently to the notice of this Hon'ble Council the fact that improvements, whether made by landlords or tenants, are effected with the special view of improving the productive powers of land and in perfectly good faith, and that any bond fide action cannot, and should not, be held to make the doer liable to compensation for any loss that may be caused thereby.

"The Taluqdárs' objections to the extension of the statutory privileges to páhikáshl or non-resident tenants carry great weight and call for the especial attention of this Hon'ble Council. To promote the agricultural prosperity of the Province has been the guiding principle and the professed aim and object of the present Bill; and, as non-resident tenants are barred by local custom as well as by the terms of the Wajib-ul-ars from using water and manure for the improvement of their holdings, they should not be placed on an equal footing with resident tenants and admitted to the special privileges conferred on the latter. It cannot be said that the Taluqdárs have brought forward this point at the last stage of the Bill. They have already touched upon it in their printed memorandum (page 21) proposing changes in the Bill. So able and experienced an officer as Colonel Erskine, the Special Commissioner, the outcome of whose elaborate enquiries is the present Rent Bill, has, in paragraph 149 of his letter No. 135, dated 1st June, 1883, recommended the exclusion of páhikáshl tenants from the new statutory privileges. I have already ugged, in the course of these remarks, strong reasons against the views expressed on this point in the letter of the Chief Secretary to the Government, North-Western Provinces and Oudh, No. 200-450, dated 6th instant.

"Lastly, I humbly beg to call the attention of this Hon'ble Council to section 69, wherein the words "by a registered document" appear to me quite unnecessary. The practical effect of this restriction will be to bar contracts between landlords and tenants for periods exceeding the statutory term of seven years, as neither will like to go a long way out of his village or estate to get every such document registered. I therefore humbly beg to suggest that registration may be made optional and not compulsory."

The Motion was put and agreed to.

The Hon'ble MR. QUINTON moved that the following be added to the definition of "revenue" in section 3, clause (4), of the Bill as amended by the Select Committee, namely:—

"in sections 34 and 35 it means land-revenue only."

He explained that the Select Committee had altered the definition of the word "revenue" as it stood in the present Act by omitting the article "the" before the word "money" in order to remove any doubt as to whether cesses were included in "revenue". It had been suggested, however, that there was a possibility of this affecting indirectly the interests of tenants with rights of occupancy, the term of enhancement of whose rent was fixed by sections 34 and

35 of the Bill; and, as it was not the wish or intention of the Select Committee to interfere in any way with the terms of the Rent Act of 1868 respecting occupancy-tenants, they proposed to make the amendment.

The amendment was put and agreed, to.

The Hon'ble RANA SHANKAR BAKSH SINGH moved that the following be substituted for sub-sections (2) and (3) of section 19 of the Bill as amended by the Select Committee, namely:—

"(2) Where rent payable by an under-proprietor or tenant in respect of land assessed to land-revenue is remitted under sub-section (1), there shall be allowed to the landlord a remission of revenue equal in amount to half the amount of the rent remitted by the Court."

The Hon'ble MR. QUINTON said:-

"I must oppose the amendment. The law as it at present stands authorizes the Courts before which a suit for arrears of rent is brought to allow such remission from the rent payable as appears equitable, if the area or produce of the land held by the defendant has been diminished by diluvion, drought, hail or other calamity beyond his control to such an extent that the full amount of rent payable cannot be equitably decreed. In case of tenants with rights of occupancy or holding a lease for five years, or sub-settlement-holders, this rule cannot be acted on unless a remission of revenue shall have been allowed on the same ground and by competent authority in the same estate.

"The Bill as introduced omitted this exception, so that the effect of the section was that the Courts could without any reference to the action of the Executive Government in remitting revenue allow a remission of rent under the circumstances above stated, if they considered it equitable, in the case of every tenant, and under the Bill all tenants other than tenants with a right of occupancy obtain what is practically a lease for seven years. The case is thus put by Sir Alfred Lyall:—

'The question is whether the entire section should be struck out, whereby the Courts would lose their power of making allowances in rent-decrees for inevitable calamities, or whether the section should stand without its proviso, whereby remissions of rent would cease to be in any case dependent on remissions of revenue. The latter course appears to the Lieutenant-Governor to be on the whole likely to be better for the interests of both landlord and tenant. If, as the Lieutenant-Governor believes, it is not expedient to withdraw from the Courts all power to take account of serious calamities in decreeing arrears of rent, in that case to provide that this power shall only be used when revenue has been remitted is to shackle it with an awkward and hardly logical condition.'

"The proposal deprecated here by His Honour the Lieutenant-Governor, which is that embodied in the first, and is the effect of the third, amendment of my hon'ble friend, rests on several assumptions which a little reflection will show to be unfounded.

"It assumes in the first instance that, on the occurrence of an inevitable calamity which has ruined or damaged a tenant's crops, the landlord and tenant have, as my hon'ble friend has argued, in equity an equally strong claim to relief. But this is clearly not the case: the tenant is a small man having little margin over the means of subsistence for himself and his family, and holds, or will hold if the Bill passes, under only a seven years' tenure; the landlord, on the other hand, holds his estate under a thirty years' settlement, and in two-thirds of Oadh is a Taluqdár paying revenue from Rs. 5,000 to lakhs of rupees. A landlord whose income is derived from a large area has thirty years in which to make good the loss of rent which is due to unavoidable calamities; the tenant, whose holding is 5 acres, the average size of farms in Oudh, has only seven.

"Again, the proposal assumes that the measure of relief given to the landlord is the proper measure of the relief of which the terrint stands in need; but this is obviously a generalisation the application of which in particular cases must work great hardships. Government may for very good reasons consider that a zamindár who holds under a light settlement and is a man of substance is well able to bear an occasional loss of this nature, which may mean simple ruin to small tenants. Government may very properly think remission of revenue in such circumstances uncalled for in the cases of the Mahárájás of Bulrampore or.

Mehdowna, without implying that the full rents should be levied from the tenants of those gentlemen. The argument of my hon'ble friend that Government is not entitled to collect more land-revenue in a given year than half the rental realized by the landlords is obviously unsound. It ignores the fact that settlements are made for long periods instead of for a single year, and involves the position that, if the landlord pays only half the rents realized in bad years, Government would be entitled to half the full or enhanced rents realized in years of plenty. Further, a landlord who on the occurrence of a drought wishes to break down the statutory tenancy conferred upon his tenants has only to refrain from asking for a remission of revenue, while he gets decrees in the Rent Courts for arrears of rent which it is impossible for the tenants to pay, and thus use the Courts as instruments to defeat altogether the intentions of the law.

"The Local Government, however, quite recognize that landlords are unwilling to accept the possibility of large rent-remissions being granted by the Courts without any consequent remissions of revenue, and we have proposed that the sanction of the Deputy Commissioner should be necessary to the remission of rent by the District Courts, and that the test for the remission should be the actual power of the tenant to pay. Sir Alfred Lyall has also intimated his intention, if the Bill passes into law, of instructing Deputy Commissioners to use with care and discrimination the authority entrusted to them, and to bear in mind that any considerable remissions of rent will give a just claim to remission of revenue. The Select Committee, before whom my hon'ble friend argued his side of the case, as he has done today, with ability and persistence, have gone even beyond the Lieutenant-Governor and made two further important concessions. They have restored the provision of the existing law that tenants with rights of occupancy and sub-settlement-holders shall have no claim to remission of rent unless in consequence of a remission of revenue, and have laid down expressly the rule that Revenue-officers shall in other cases take into consideration any claim made by the landlord for remission of revenue when a remission of rent under this section causes a material diminution of the assets of the landlord in the village in which the remission is given. They feel that this is as far as they can go in legalizing a claim to remission of revenue on account of remission of rent, and consider that all cases falling short of this may properly and fairly be left to be dealt with by the Executive Government."

The amendment was put and negatived.

The Hon'ble RANA SHANKAR BAKSH SINGH moved that section 19 of the Bill as amended by the Select Committee be replaced by a section in the terms of section 23 of the North-Western Provinces Rent Act, 1881, with the following modifications, namely: —

(a) the words "Chief Commissioner" to be substituted for the words "Local Government" and "Board" wherever these latter words occur; and

(b) the word "landlord" to be substituted for the word "landholder".

The Hon'ble Mr. QUINTON said:-

"This amendment I must also oppose. It proposes to apply to Oudh the law at present in force in the North-West, rn Provinces, which makes remissions of revenue in cases of calamity a condition precedent to remission of rent, and leaves the amount of such remissions to be determined by the Collector in his executive Even if the rule were unobjectionable in the North-Western Provinces. it does not follow that it would be equally suitable for Oudh. In the latter Province three-fifths of the area is held by Taluqdárs, whereas in the North Western Provinces the proportion held by large landholders is inconsiderable, and I am unable to admit the assertion of my hon'ble friend that the majority of Oudh landlords are not better off than those of the North-Western Provinces. The permanentlysettled area of Benares is only a small, though no doubt an important, portion of the latter Province. Injuries to crops on small estates may embarrass proprietors which on large estates cause little or no inconvenience to the landlord, and Government on grounds of humanity may be obliged to refrain from pressing its demand in one case which in the interests of the community generally it would be unjust not to enforce in the other. But even in the North-Western Provinces the rule is not altogether satisfactory. It is open to the objections of principle

which I have urged in discussing the last amendment, and it forces the executive officers to interfere in every case and to apply a uniform rule in a rough and ready way to a large number of tenants whose cases may require nice discrimination and call for very different treatment.

"The Bill, on the other hand, leaves the parties concerned, who know best where the shoe pinches, to adjust their matters among themselves, and authorizes interference only when the landlord comes into Court to exact the uttermost farthing. Such interference can take place only in a judicial proceeding subject to appeal and to the other checks which I have already enumerated. The operation of these checks will soon prevent tenants from urging groundless claims on any large scale, which my hon'ble friend apprehends as one of the results of the measure. The Local Government, who are necessarily acquainted with the operation of both systems, are opposed to the introduction of the North-West rule into Oudh. For the reasons I have given and from my own experience of the practical working of that rule I altogether concur with them."

The amendment was put and negatived.

The Hon'ble RANA SHANKAR BAKSH SINGH moved that a section in the terms of section 20, Act XIX, 1868, be substituted for section 19 of the Bill as amended by the Select Committee.

The Hon'ble MR. QUINTON explained that the effect of this amendment would be precisely similar to that of the first amendment proposed by the hon'ble member, and, as the arguments which he had used in discussing that amendment applied equally to this one, he would not trouble the Council with any further remarks on the subject.

The amendment was put and negatived.

The Hon'ble RANA SHANKAR BAKSH SINGH moved that the word "registered" be omitted from section 20, sub-section (4), of the Bill as amended by the Select Committee: also that the words "by registered document" be omitted from sub-section (1), and the word "registered" from sub-section (2), of section 69 of that Bill: also that the words "not exceeding seven years" be omitted from section 156 of that Bill.

The Hon'ble MR. QUINTON said:-

"Under the Registration Act, which is of general application, the registration of leases of immoveable property from year to year or for any time exceeding one year or reserving a yearly rent is compulsory. The Lieutenant-Governor has, however, the power to exempt in certain localities leases the terms and annual rents in which do not exceed respectively five years and fifty rupees.

"The Lieutenant-Governor, in the Bill as introduced, proposed to exempt from compulsory registration all pattas granted for the statutory period of seven years. Registration in this case seemed to be unnecessary, as the pattas would be checked by the supervisor-kanungos, and the inconveniences of an enforced registration throughout the country would be very serious. My hon'ble friend now asks for a further exemption from the rules laid down by the Registration Act in favour of leases the term of which exceeds seven years, which, as I have already explained to Council, relieve the landlord from the liability to payment of stamp-duty on notices of ejectment. Such leases must for many years to come be altogether exceptional, and it is obviously desirable that, where so much will depend on the terms of the instrument by which these contracts are effected, every precaution should, in the interests of both parties, to prevent future disputes and litigation, be taken to secure the preservation of the document, and that the provisions of the general law on the subject should be applied to them. The apprehensions expressed by my hon'ble friend, that tenants will be deterred from taking such leases by the trouble of attending the registration-office, will, I hope, prove unfounded. When it is the wish of a tenant to obtain such a lease, he is not likely to be kept back by such an obstacle; and, as to the deterrent caused by payment of registration-fees, which is not now touched on by my hon'ble friend but was pressed upon us in Select Committee, it is always in the power of the Local Government to obtain from the Government of India an exemption

from payment of registration-fees in favour of such instruments should it see any necessity for such a course."

The amendment was put and negatived.

The Hon'ble RANA SHANKAR BAKSH SINGH moved that the following proviso be added to section 27 of the Bill as amended by the Select Committee, namely:—

"Provided that the compensation so estimated shall not in any case exceed the amount of the actual outlay on the improvement."

The Hon'ble MR. ILBERT said:—"My hon'ble colleague Rana Shankar Baksh Singh has referred to the recommendation of the Lieutenant-Governor on the subject of this amendment. It is perfectly true that the Lieutenant-Governor, in his Secretary's letter of the 6th September, 1886, suggested for the consideration of the Select Committee whether it might not be advisable to revert to the terms of the present Act and base the estimate of the compensation on the outlay of the tenant and the assistance of the landlord in money, material, labour or favoured rent. But I find on referring to the previous letter from the Lieutenant-Governor's Secretary of 15th January the following remarks in paragraph 18:—

The principle on which compensation is calculated under the present Act is solely that of the outlay of the tenant. The last sentence of the section bars right to compensation for improvements which were made more than thirty years before the date of claim, and in practice the procedure of the Courts is to make an estimate of the probable outlay assume that the improvement will last for thirty years, and a ward to the tenant the sum which in that proportion represents its unexpired value. Thus, if a well is believed to have cost Rs. 300 ten years ago, the Court will award to the tenant Rs. 200. The principle is by no means a just one, for the landlord is exposed to great exaggerations by the tenant of his original outlay, and where the improvements are of old standing these statements are difficult to check. The Lieutenant-Governor considers that the principles laid down in section 83 of the Bengal Tenancy Act are not only in themselves more fair, but more simply and readily applied by the Courts, for it is seldom difficult in any village to ascertain the difference in letting value due to irrigation, and a well is the most common of all improvements in Oudh. A section has been accordingly introduced from the Bengal Act, section 25 (A), and the references to outlay and the period of construction- omitted from section 22.

"That is the section which was inserted in the Bill as sent up by the Local Government, and which the Select Committee, after considering the subject, made up their minds to retain. Now, it appears to me - if I may venture to say so without disrespect to the Lieutenant-Governor-that on this point his first thoughts were better than his second. The chaise which was inserted in the Bengal Tenancy Act was framed after much consideration and discussion, and with reference to the conclusions arrived at not only by the Indian but by the English legislature in dealing with tenants' improvements. Those conclusions were that in order to do justice between landlord and tenant both elements—that of outly and that of result—ought to be taken into consideration. There are cases in which the result does not justify the expenditure, and in which a deduction from the amount expended should be made on that account. also cases in which a small but judicious outlay produces very valuable results, and in such cases it would not be fair to the tenant to limit the compensation to the amount originally expended. Both elements -that of outlay and that of result—should be kept in view, and in estimating the amount to be paid regard should be had to each. I think that we should in the present. Bill adhere to the general principles laid down on other occasions, and therefore I must oppose this amendment."

The amendment was put and negatived.

The Hon'ble RANA SHANKAR BAKSH SINGH moved that sub-sections (3) and (4) be omitted from section 29 of the Bill as amended by the Select Committee, and that, as a consequence, sub-clause (d) of clause (9), and the words "or section 29, sub-section (4)," in clause (12), be smitted from division B-of section 108 of that Bill.

The Hon'ble Mr. QUINTON said:--

"My hon'ble friend's objection to sub-sections (3) and (4) of the section I can scarcely follow. The section first gives a landlord power to make

an improvement on the holding of a 'tenant without a right of occupancy without his consent, and then enacts that, if, when making the improvement, he causes loss to the tenant, the latter shall have a claim for compensation against the landlord, or if the effect of the improvement is permanently to impair the productive powers of the holding the tenant shall be entitled to abatement of rent.

"The effect of the amendment of my hon'ble friend, if accepted, would be that a landlord might make an improvement on the holding of a tenant without his consent, but would not be liable to pay compensation for any loss caused in making it.

"My hon'ble friend, as I understand, contends that under the conditions of agriculture in Oudh it is impossible that any loss should be caused to the tenant of the holding, but, if this is so, then the section attaches no liability to the landlord. He can have no difficulty in successfully resisting any claim brought on this account. But the Select Committee considers that cases are conceivable, where, in the construction of an improvement to which his consent is not necessary, the tenant's crops may be damaged or the area of his holding diminished or otherwise injuriously affected, as in the case of an improvement the effects of which extend over several holdings; and the Local Government are of the same opinion. To refuse the tenant a right to compensation for such injuries would be a manifest wrong. The contemplation of the benefits arising to B's holding and to the letting value of C's land from an improvement the making of which has injured A's fields cannot be said to be an equitable compensation for the damage A has suffered."

The amendment was put and negatived.

The Hou'ble MR. QUINTON moved that in section 38, sub-section (2), of the Bill as amended by the Select Committee the words and figures "sections 49 and 50" be substituted for the word and figures "section 49". He said:—

"The section to which this and the following three amendments refer was inserted in the Bill as introduced at the instance of the Taluqdars' Association and of the Local Government in order to make it clear that a landlord was entitled to an enhancement of rent even during the currency of a statutory tenure from a tenant on whose holding an improvement had been effected by or at the expense of the landlord or acquired by him. Since the Report was presented His Honour the Lieutenant-Governor has pointed out that the section bars, at least by implication, an enhancement of rent on an incoming tenant in excess of one anna in the rupee when the landlord has paid to the tenant's predecessor. compensation determined by a Court under the Act.

"The cases are similar in principle and can be supported by the same arguments. The desirability of increasing the productive powers, of the soil by promoting improvements is admitted on all hands, and the Lieutenant-Governor is of opinion that, unless the section be amended as I now propose, landlords would have a strong interest in opposing all improvements made by their tenants and in contesting every claim to make such an improvement, and that thus a serious obstacle would be raised to the advancement of objects urgently called for by public policy."

The amendment was put and agreed to.

The Hon'ble MR. QUINTON moved that in section 47, sub-section (1), of the same Bill the words and figures "sections 49 and 50" be substituted for the word and figures "section 49".

He explained that the observations which had been made on the preceding amendment applied equally to this one, and that he had no further remarks to offer regarding it.

The amendment was put and agreed to.

The Hon'ble MR. QUINTON also moved that in section 47, sub-section (2), of the same Bill, between the words "a sum which" and the words "shall not exceed" the words and figures "subject to the provisions of sections 49 and 50" be inserted.

He said that this amendment was also consequential on the preceding one.

The amendment was put and agreed to.

The Hon'ble MR. QUINTON also moved that in section 50 of the same Bill the words "during the currency of a tenancy", where those words occur between the word "rent" and the words "on the ground that", be omitted, and that for the last sixteen words of that section the following be substituted, namely:—

"or for which during the currency of the tenancy compensation has been accepted from the landlord by the owner of the improvement, or, on the expiration of the tenancy, compensation has been paid in accordance with the determination of a Court under this Act."

This amendment, MR. QUINTON explained, was also consequential on the preceding one.

The amendment was put and agreed to.

The Hon'ble RANA SHANKAR BAKSH SINGH moved that the following clause be added to section 62, sub-section (1), of the Bill as amended by the Select Committee, namely:—

"(e) that the tenant is a páhikásht or non-resident tenant, and a resident tenant desires to be admitted to the occupation of the land comprised in the holding of the páhikásht or non-resident tenant."

The Hon'ble Mr. QUINTON said:-

"The point raised by this amendment was started in the discussions at Lucknow by the Taluqdárs, who were anxious that the Bill should be altered in the direction my hon'ble friend now proposes. The Lieutenant-Governor, however, was unable to accede to the proposal. In submitting Major Erskine's report to the Government of India so long ago as December, 1883, Sir Alfred Lyall recommended that non-resident cultivators should not be excluded from the benefits of the Act. He admitted the force of the arguments, such as have now been urged by my hon'ble friend, arising from the inefficiency of páhikásht cultivation, the desirability of discouraging it and the necessity of giving the landlord special facilities for substituting resident for non-resident cultivation whenever opportunity may occur; but it was ascertained in the course of the enquiry that páhikásht cultivation prevailed to a considerable extent and had not diminished since settlement, from which it was inferred that this cultivation was a useful complement to the more carefully tended fields of an agriculturist's home farm, to be deprived of which would seriously cripple him in his business. If a landlord of two contiguous villages or two landlords in collusion could eject at pleasure from the non-resident portions of holdings, they would have a very strong hold on tenants in regard to their farms in their villages of residence.

"The figures given in the report as to the proportion of tenants who cultivated more or less land outside their villages of residence bore out this inference, and the Local Government accordingly decided that non-resident cultivators could not properly be excluded from the benefits of proposals intended for the tenantry at large. This principle was accepted by the Government of India and by the Secretary of State. It was accordingly maintained in the Bill as introduced, and is adhered to by the Local Government after full consideration of the representation of the Taluqdárs at Lucknow. Sir Alfred Lyall writes:—'No evidence has been brought forward in contradiction of the data obtained from the records of Colonel Erskine's enquiry.'

"With reference to the remark of my hon'ble friend that it cannot be said that the Taluquárs have brought forward this point at the last stage of the Bill, I would observe, without wishing to attach too much importance to the fact, that the Bill as introduced had been for some time before the Taluquárs' Association, and discussed by them when they wrote their letter of the 24th of April last printed in Papers No. 2, accepting in their entirety its rules of seven years' leases and of the limitation of enhancement to 61 per cent., and the Bill as introduced made no exception from these rules as regards pahikasht tenants."

The amendment was put and negatived.

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The Hon'ble MR. QUINTON moved that in section 129 of the Bill as amended by the Select Committee the word "Act" be substituted for the word "Chapter" where the latter word occurs.

He explained that the amendment was merely formal and was meant to correct a clerical error.

The amendment was put and agreed to,

The Hon'ble MR. QUINTON moved that the Bill, as amended, be passed. He said:—

"This motion, My Lord, is the final stage of the Bill which, with one or two important exceptions to which I referred in my remarks earlier in the debate, is in its principles the same measure as that introduced in Calcutta last February. In what I said on that occasion, and again in June last in moving to refer the Bill to a Select Committee, I was obliged to trespass to such a length on the patience of Council in order to describe the state of things which in the opinion of the Government rendered legislation necessary and to explain the principles on which it was proposed that that legislation should be based, that I shall make no further demand on the forbearance of hon'ble members by attempting to go over the same ground.

"The measure has been long and anxiously considered in all its details by the Local Government and the Government of India. It deals with a subject which bristles with difficulties, and was fought over not very long ago by angry and embittered partizans, and it affects materially the interests and happiness of millions of human beings. It has been conceived, matured and elaborated in a spirit of caution and moderation by authors not eager on the one hand to revive the flames of a burnt out controversy or to disturb the agricultural relations of the country beyond what the necessities of the case call for, but earnest on the other hand to afford such protection to the tenants as would be giving them a reasonable prospect of enjoying the fruits of their labour, stimulate their industry, promote the prosperity of all classes dependent on the cultivation of the soil, remove grounds for antagonism between those classes and strengthen the hands of the weaker party in all future dealings respecting the occupation of the land of this great Province. In the hope and expectation that it will in some degree prove effectual in bringing about these objects I now ask Council to pass the Bill."

The Hon'ble SIR AUCKLAND COLVIN said:—"I shall not detain your Excellency and the Council more than a few moments. It was only at a comparatively late hour that I have been enabled to take part in the discussions which have led to this measure as it now stands before us. The burden of those discussions has fallen mainly on the Government of the North-Western Provinces and Oudh and on its officers, on my hon'ble friend Mr. Ilbert and on the Taluqdárs of Oudh. But I trust I may be allowed to bear my tribute to what has seemed to me to have been, during the course of the deliberations in which I have shared, the extremely reasonable and equitable spirit in which, whether in official or non-official conferences, my hon'ble friend Rana Shankar Baksh Singh and the Taluquars who have accompanied him have approached this subject, which necessarily to them, in a degree not less than to the Government, involves issues of extreme importance. If we have not been able to meet on some comparatively minor points—such as those which form many of the amendments on the paper before us—the views entertained by the Talugdárs, we have, I think, established with them a complete and cordial understanding on the main principles which underlie this Bill and in accordance with which it will have to be worked. I confidently believe that this measure when made law will contribute to bring about an equitable and durable settlement of the various issues raised in the course of this discussion, and that it's influence on the future relations of landlords and tenants in Oudh will be of effective benefit. My hon'ble friend Mr. Quinton has expressed some doubt with regard to the view which the Financial Department of the Government of India may be inclined to take in respect to the provisions regarding stamp-duties on notices of ejectment. I hope I may be allowed to hasten to re-assure him on that point,

and to say that I identify myself completely with the views he has put forward as those entertained by the Government of the North-Western Provinces and Oudh, and that the Financial Department will certainly abstain from laying any claim to revenues arising from that source which the Government in the pursuit of administrative measures calculated to give greater security and relief to the cultivators may desire to appropriate."

The Hon'ble MR. ILBERT said: -- "When this measure was last before the Council, my hon'ble colleague Sir Steuart Bayley congratulated the Council on the circumstances under which they were proceeding with the Bill. Those congratulations are, I am sure, still more appropriate on the present occasion. We have been told how, since last June, the provisions of the Bill have been carefully and thoroughly discussed with the Oadh landowners and their representatives at a series of conferences which have been held at Lucknow, and the result of those discussions has been to materially lighten and shorten the labours of the Select Committee which has been sitting here. But it must not be supposed that the Select Committee have accepted en bloc and without examination the Lucknow proposals. On the contrary we have gone through each of the several suggestions and proposals brought forward at Lucknow, with the reasons by which they were supported, have considered them on their merits and have re-cast the Bill accordingly. In the performance of this task we have had the assistance not only of my hon'ble friend Rana Shankar Baksh Singh, but of the gentlemen who have accompanied him from Oudh, and who represent, I understand, different classes of landowners and different parts of the Province. I explained to these gentlemen how I was precluded by our rules from allowing them to take a direct part in the deliberations of the Select Committee, but I promised them that they should have full opportunity of placing personally their views and arguments before myself and the other members of the Committee; and they will, I am sure, admit that I have redeemed my promise on this point. We have had the advantage of hearing the arguments for and against the material provisions of the Bill clearly, forcibly and temperately stated, and any one who was present at the conferences which have been held could honestly testify that the interests of the absent were adequately represented. The amendments which have been moved today—all of which, I may be permitted to observe, had been previously very carefully considered in Select Committee-will show how few and comparatively unimportant are the points about which there is still any difference between the Government and the representatives of the Talugdárs. is true that this agreement has been facilitated by material concessions to the Talugdárs. We have been able to meet my hon'ble friend Rana Shankar Baksh Singh on both of the two points to which he took special exception in the Bill as introduced-I mean on the question of compensation for disturbance, and with respect to the clause providing special machinery for enforcing the conditions of the sanads. With respect to both these points I should personally have preferred to retain the provisions of the Bill as originally introduced, but in saying this I must not be understood as qualifying in any way my full assent to the recommendations of the Select Committee that, in view of the considerations urged by the Local Government, the modifications proposed in the interests of the Taluquars should be accepted. Those considerations were based to a great extent on the assurance that the landholders of Oudh could be trusted to work the Act in the spirit in which it is intended to be worked, and that the restrictions on their powers originally proposed for the protection of the tenant would be in practice unnecessary; and it is in the assurance that this confidence is not misplaced that the Government of India has assented to the Bill in its present With respect to the sanads, I need not do more than repeat what my friend Mr. Quinton has said, that nothing in this Bill will in any way modify or impair their effect. And, as to the substitute for compensation for disturbance, I am very glad to hear from my friend Sir Auckland Colvin that he thinks the Financial Department will be able to find a way for removing or lessening the objection to which it is most palpably open. I have every hope that the measure now before the Council will prove a lasting and satisfactory arrangement. It embodies not any compact with any particular class or section of those interested in the land but an endeavour on the part of the legislature to reconcile as

far as possible the conflicting views, wishes and interests of the several classes and sections after a fair and impartial hearing of all concerned."

His Excellency THE PRESIDENT said:-

"Before putting the motion that this Bill be passed, I desire to express my entire concurrence with everything that has fallen from my hon'ble colleague on the left (Mr. Ilbert) and from the Financial Member. I am also glad to have this opportunity of congratulating all concerned upon the fortunate and propitious issue which has attended the inception, the discussion and the elaboration of this measure. As Mr. Quinton has already remarked, it is a most important Bill, affecting the happiness of thousands and thousands of Her Majesty's subjects; and, having had considerable experience in land legislation, I must say that I have never taken part in any controversy affecting such various and momentous interests in which so laudable a spirit of conciliation has been exhibited. I especially desire to congratulate my hon'ble colleague who represents the Taluqdars of Oudh upon the manner in which he has brought to notice the views of himself and of his associates regarding the Bill, and on the successful manner in which he has vindicated their interests and set forth their moderate and reasonable demands."

The Motion was put and agreed to.

The Council adjourned to Thursday, the 21st October, 1886.

SIMLA;
The 6th October, 1886.

S. HARVEY JAMES,

Offg. Secretary to the Govt. of India,

Legislative Department.

GOVERNMENT OF INDIA.

HOME DEPARTMENT.

INFANT MARRIAGES AND ENFORCED WIDOWHOOD IN INDIA.

No. 35

Extract from the Proceedings of the Government of India, in the Home Department (Public),under date Simla, the 8th October, 1856.

READ the undermentioned papers :-

Notes, dated 15th August 1884, by Mr. B. M. Malabari of Bombay-(1) on Infant Marriage in India; and (2) on Enforced Widowhood.

Home Department Circular No. 39 dated 11th September 1884, asking for opinions on the proposals contained in the above notes.

Read also the following replies to the Circular of September 1884:—

From the Government of Madras, No. 2250, dated 24th September 1885, and enclosures.

,,	" Bomba	y, No. 1112, dated 26th March 1885, and enclosures.
"))))	No. 1504, dated 25th April 1885, and enclosures.
,,	,, ,,	No. 1751, dated 12th May 1885, and enclosures.
"))))	No. 1846, dated 18th May 1885, and enclosures.
	,	No. 3283, dated 29th August 1885, and enclosures.
"		No. 54, dated 8th January 1886, and enclosures.
"		•
,,	***	No. 348, dated 2nd March 1886, and enclosures.
,,	" the Nor Feb	th-Western Provinces and Oudh, No. 125 th ruary 1885.
,,	" the Pun	jab, No. 825, dated 23rd March 1885, and enclosures.
,,	Chief Commissioner, C	Central Provinces, No. 593-29, dated 18th February 1885.
,,	" B	ritish Burma, No. 877-143N., dated 30th September 1884.
"	,, A	ssam, No. 6739, dated 16th October 1884.
"	" C	oorg, No. 1306-184, dated 5th January 1885.
"		, No. 308G., dated 13th August 1885, and enclosures.

Read further the following papers:—

Endorsement from the Legislative Department, No. 159, dated 28th January 1886, forwarding a letter from the Hon'ble H. St. A. Goodrich, of the Madras Civil Service, on the discouragement of child-marriages and the amelioration of the condition of widows among Hindus, and enclosures.

Endorsement from the Government of Madras, No. 110 (Mis.), dated 22nd January 1886, forwarding copy of a letter from the President Founder, Hindu Sabha, with copies of notes by the Sabha in explanation of orthodox Hinduism on the subject of marriage.

RESOLUTION.

In the "Notes" referred to in the preamble, Mr. B. M. Malabari of Bombay, a gentleman known to the Indian public for his public-spirited efforts to promote social reform, brings to the notice of the Government of India important considerations connected with the questions of infant marriages and widowhood in India. In his "Notes" Mr. Malabari forcibly depicts the evils incident to those customs, and calls upon the Government to take measures for mitigating them. to take measures for mitigating them, while he at the same time suggests the direction which, in his opinion, such measures of mitigation might follow. He thinks that the practice of infant marriage might be discouraged were the Educational authorities to rule that no student with a child-wife should be eligible for University degrees, and if the various heads of Government Departments were instructed to give the preference to those applicants for employment in the public service who were unmarried. In regard to widow remarriage, Mr. Malabari thinks that, among other palliatives, good would come if

Government were to take action with a view to providing (1) that no Hindu girl who during her minority had lost her husband, or the person to whom she had been betrothed, should be condemned to perpetual widowhood against her will; (2) that arrangements might be made in suspected cases to ascertain whether a widow had adopted seclusion voluntarily or whether it had been forced upon her; (3) that every widow, of whatever age, should have the right to complain to the authorities of social ill-usage, and that proper facilities should be afforded her for the purpose; and. (4) that it should be declared illegal for priests to excommunicate either the parties contracting a second marriage, or their relations and connexions.

- 2. Copies of Mr. Malabari's Notes were forwarded to Local Governments and Administrations with the remark that the subject was one of great importance to the social well-being of the people, and that the Governor General in Council would be glad to receive any observations which the local authorities might desire to make on the proposals. Local Governments and Administrations were at the same time encouraged to consult such official or non-official persons as were considered to be well acquainted with native feeling on the question.
- 3. All replies from Local Governments and Administrations have now been received. They bear testimony to the good which even already has been done by Mr. Malabari's endeavours to apply a remedy to a state of things which no section of the community regards altogether with approval, and which some consider to be a great abuse. But while thus regarding with sympathy Mr. Malabari's praiseworthy efforts, all the Local Governments and Administrations exhibit complete unanimity of opinion against the adoption of the legislative action and the imposition of the executive disqualifications which Mr. Malabari advocates. After careful consideration, the Governor General in Council agrees with the unanimous conclusion arrived at on the subject by the local authorities, and he will endeavour to state as briefly as possible the reasons which have led him to that conclusion.
- 4. In dealing with such subjects as those raised in Mr. Malabari's Notes, the British Government in India has usually been guided by certain general principles. For instance, when caste or custom enjoins a practice which involves a breach of the ordinary criminal law, the State will enforce the law. When caste or custom lays down a rule which is of its nature enforceable in the Civil Courts, but is clearly opposed to morality or public policy, the State will decline to enforce it. When caste or custom lays down a rule which deals with such matters as are usually left to the option of citizens, and which does not need the aid of Civil or Criminal Courts for its enforcement, State interference is not considered either desirable or expedient.

In the application of such general principles to particular cases, there is doubtless room for differences of opinion; but there is one common-sense test which may often be applied with advantage in considering whether the State should or should not interfere in its legislative or executive capacity with social or religious questions of the kind now under notice. The test is, "Can the State give effect to its commands by the ordinary machinery at its disposal?" If not, it is desirable that the State should abstain from making a rule which it cannot enforce without a departure from its usual practice or procedure.

If this test be applied in the present case, the reasons will be apparent why His Excellency in Council considers that interference by the State is undesirable, and that the reforms advocated by Mr. Malabari, which affect the social customs of many races with probably as many points of difference as of agreement, must be left to the improving influences of time, and to the gradual operation of the mental and moral development of the people by the spread of education.

It is true that the British Government in India has by its legislation set up a standard of morality independent of, and in some material respects differing from, the standard set up by caste; and it may be that the former standard has had some beneficial effect in influencing native customs, practices,

and modes of thought. But legislation, though it may be didactic in its effect, should not be undertaken for merely didactic purposes; and in the competition of influence between legislation on the one hand, and caste or custom on the other, the condition of success on the part of the former is that the Legislature should keep within its natural boundaries, and should not, by overstepping those boundaries, place itself in direct antagonism to social opinion.

4. Of the suggestions made in the course of the voluminous correspondence quoted in the preamble, the only two which do not seem to the Government of India to be open to serious objection on ground of principle are (1) the amendment of section 2 of Act XV of 1856 as to the forfeiture of property of a widow on remarriage; and (2) the supply of machinery by which a Hindu widow, who fails to obtain the consent of her caste-fellows to her remarriage, may nevertheless marry without renouncing her religion.

But although there is much to be said in favour of each of these suggestions, the Governor General in Council, as at present advised, would prefer not to interfere, even to the limited extent proposed, by legislative action until sufficient proof is forthcoming that legislation is required to meet a serious practical evil, and that such legislation has been asked for by a section, important in influence or number, of the Hindu community itself.

5. With this expression of his views, His Excellency in Council has decided to publish all the opinions which have been submitted to the Government of India on this important question in the form of a Selection from its Records.

ORDER.—Ordered, that a copy of this Resolution be forwarded to all Local Governments and Administrations for information;

that the Resolution be published in the Supplement to the Gazette of India for general information;

and that the Resolution, together with the papers read in the preamble, be published as a Selection from the Records of the Government of India.

A. P. MACDONNELL,

Offg. Secretary to the Government of India.

GOVERNMENT OF INDIA. REVENUE AND AGRICULTURAL DEPARTMENT.

REPORTS ON THE STATE OF THE SEASON AND PROSPECTS OF THE CROPS FOR THE WEEK ENDING 6th OCTOBER, 1886.

GENERAL REMARKS.—Except in the Punjab, Sind, and Rajputana, rain has fallen in varying quantities all over the country during the week under report.

The kharif outlook has much improved in Bombay, the Central Provinces, and Berar, owing to the late rainfall, but in these Provinces and also in Hyderabad, Rajputana, Central India, and the Punjab, more rain is still required for the crops. The kharif harvest has commenced in parts of Bombay, the North-Western Provinces and Oudh, and Rajputana, and the prospects are generally good. The standing crops in Madras, Mysore, and Coorg are generally in good condition. In Bombay slight injury has been caused by excessive rain in parts of Poona and Ratnagiri.

The rice crop in Bombay, and especially in the Central Provinces, is still in want of rain. In the latter Province the crop in the Chhattisgarh Division has been partially lost. In Bengal the early rice harvest has yielded fairly and the winter rice is coming up well. In Assam transplanting of the sali crop is nearly finished. The rice crop is being transplanted in Lower Burma, and prospects are satisfactory.

Cotton prospects in the Central Provinces and Berar are generally fair.

Sowings for the rabi are in progress in the North-Western Provinces and Oudh, the Central Provinces, Berar, and Rajputana.

The public health continues generally good in all Provinces.

Prices are rising in a few districts of the Punjab and in Coorg and are falling in the Central Provinces and Mysore. Elsewhere they remain generally stationary.

Presidency or and Dist			Rainfall for week under report.	State of agricultural prospects.					
Madras—(Oct.	6th)			1 2 2					
Bellary	•	•	Average '41	More rain wanted to ripen cereals and lately sown cotton; standing crops generally tair; harvest second crop paddy and gingelly, yield average. Cattle-disease in two taluks.					
Kurnool	•	•	Average last week since revised, '30; this week, '00.	Standing crops fair, but in parts of three taluks suffering for want of rain. Small-pox in one taluk.					
Ganjam	•	•	Average last week since revised, '95; this week, 6:34; rain excessive on the coast.	Slight small-pox in three, fever and cattle-disease in two taluks cholera exists.					
Kistna	•	•	Average 1:0	Standing crops generally good; harvest dry grains, outturn about average. River 20 feet over anicut. Slight fever; cholera in two taluks and cattle-disease in one.					
Chingleput (Madras)	•	Average 2'01	Standing crops fair; harvest wet and dry crops, outturn below average. Fever in two and cattle-disease in four taluks.					
Coimbatore	•	•	Average :58	Standing crops generally good, but ragi and cumbu require more rain in parts; harvest wet and dry grains, outturn generally above average. Fever and small-pox in one taluk.					
Tanjore	•	•	Average last week since revised, '83; this week, 2'23.						
Madura ,	•	•	Average last week since revised, '86; this week, 1'40.						
Malabar	•	•	Average 2:38	More rain wanted for second crop paddy. Harvest first crop paddy, outturn below average. Fever in two, slight small-pox in seven, and cattle-disease in two taluks.					
Travancore	•	٠	· 5 2	Small-pox and fever in parts. General Remarks.—General prospects good.					
Bombay—(Oct.	6th)		_						
Kurrachee		٠	Nil	River at Kotri on 4th, 10 feet 2 inches against 11 feet 1 inch on same date last year. Kharif harvesting progressing in tent talukas. Fever in eleven and cattle-disease in three talukas. Wheat, red rice, and bajri in Kurrachee 24, 30 and 32 and in Tatta 54, 37 and 40 pounds per rupee, respectively.					
Hyderahad		٠	Nijl	Harvesting commenced throughout the district. River at Kotri on 4th, 10 feet 2 inches against 11 feet 1 inch on same date last year. Cattle-disease in one and fever in nine talukas. Wheat 25½, bajri 28, juari 40, white rice 20, and red rice 28 pounds per rupee. Days and nights unusually hot.					
Ahmedabad	•		·16; total 33·20	Reaping of kharif commenced in some talukas. Rain urgently wanted for cotton and rice crops. Slight fever in Daskroi and Dholka talukas. Wheat 31 and bajri 32 pounds per rupee.					
Baroda	•		.34; total 36.63	Standing crops suffer for want of rain. Cattle-disease in Sidhpur and Kisnagar. Bajri 28, wheat 20, and common rice 20 pounds per rupee.					

Presidency or Province and District.	Rainfall for week under report.	State of agricultural prospects.
Bombay-contd.	.1	ال
Surat	Nil	Fall of rain in the week has proved beneficial to the standing crops. More rain still wanted. Small-pox affecting cattle in Mandvi taluka still continues; slight tever in Olphad, Bardoli, and Mandvi, and small-pox in Balsar. Juari 36 and nagli 44
Nasik	Dindori, '89; Nand- gaon, '85; Chan- dor, '48; maximum at Igatpuri, 7'20; m i n i m u m at Niphad, 1'o.	fall during the week beneficial to standing kharif crop. Preparations for rabi -owing continue. Public health goods; slight cattle-disease in one village in Nandgaon. Wheat 25%, bajri
Colaba (Bombay)	Rain every day, except on 29th, 3rd and 5th; total of week 1:41; total to date 98:50, being 20:78 above average.	remained 2° cool on 3rd, fell to 3° cool on 4th and rose to 1° cool on 5th; vapour in air excessive from 29th to 1st, atterwards normal on 1st; abnormal wind from nor h-north-west on 29th and 30th, from south-east on 2nd, and from south-you,h-
Poona	Rain throughout the district, maximum at Petha Ambegaon, 4'89, minimum at Indapur, '98.	Late rail of rain has greatly beneficed the standing crops and slightly injured the bairi already reaped and that fit for reaping. Public health generally good; slight caute-disease in Indapur
Alimednagar .	Parner, 2'62; Akola, 3'40; Nagar, 2'74; Nevasa, 2'27; Jankhed, 2'11; Sbrigonda, 2'00; Kopargaon, 2'0; Sangamner, 1'30;	Kharit crops and public health good. Reli sowing completed; in Nagar in progress in nine, and not yet under them in three talukus. Bajri—maximuma or, nanihoum 39 and juari—maximum 120, minanum 48 pounds per rupee.
Sholapur .	Karjat, '83; Sheo- gaon, '82. At Sholapur, '85; Barsi, 1'00; Madha, 2'17; Karmala, '94; Pandharpur, 2'14; Sangola, '10;	Barsi laluka. Mo e ra n w ta el in S olapur tatuka. Fuari 69% and bajri 49% pounds per tupee.
Dharwar .	except in Mandarg, varying from 2.80 in Karajgi to 09	
Kanara .	Sirsi, 2'98; Yella- pur, 1'14; Haliyal, 1'55; total 137'00.	average 13 seers per rupec.
Rajkot	. '55; total 35'51	General Leath tain. More rain much required. Fever still prevailing a some parts. Wheat 32, major 20, and jouri 41 pounds per rupee. General Remarks.—Eair rain throughout the Previdency, except Sod; more still wanted a mony districts, specially a Ahmedaned, Kaira, and Khan behas Sod In recovers) ghate byte excessive rain in parts of Premarks and Research between my of kingge crops progressing in considerates. Force and evidence
		describe in parts of eleven and small-post in parts of three districts.
Bengal (Oct. 6th)		
Chittagong (Oct. 5th)	0.33	Weather hot. Transplanting of amun nearly over a prospects of crops fair. Damage by an erpidire sails reported aroun south.
Dacos . '	Nil	Prices stationary. Public heavy good.* Prospects of crops good. September rice being harvested. Papile health generally good.
at-Pergunnaha (Calcutta).	4.78	Prospects of amina paddy and sugarcane favourable; harvesting of ans paddy completed, outturn estimated at thirteen annas; cutting and steeping of jute over; ploughing for winter crops
Mourshedabad	3.60	continees. Public health good. Weather unsettled. Thunderstorms daily. Aus horvest over; some loss from floods, but generally outturn excellent; anuncerop has suffered to some extent, but on the whole prospects good. Fever prevalent. Rivers subsiding.
Rungpore Buravan Bhagalpur	0'41 2	Prospects of crops good. Fever prevalent. Prospects of crops good. Fever has broken out in parts. Prospects of late rice excellent; ploughing for rabi begun; blandar outturn in sou; of Ganges good; in north yield of early rice has made up parts; for loss in marna.
Purneah.	-0.41	River going down rapidly. Prospects of crops good. Not much fever yet.
Patna	1.41	Reaping of bhadoi crops almost finished; paddy where not injured by flood thriving. Fever prevalent in some parts of Barh; cholera reported from Islampore thana; otherwise public health good.

Presidency and D			ince	Rainfall for week under	State of agricultural prospects.
	_			1	
Bengal—conta					Bhadoi harvest progressing; paddy doing well, where not injured
Hazaribagh				·95	by floods. Prices stationary. Health fair. Weather seasonable. Bhadoi excellent; rice and other crops do-
Durbhunga				Nil	ing well. Cattle-disease reported in some villages; general health good. Harvesting of bhadoi nearly completed; paddy crops on high-lands look promising. Polog of market things are provided to the promising of the promising of the promising of the promising of the promising of the promising of the promising of the promising of the promising of the provided the promising of the
Cuttack				5.02	lands look promising. Prices almost stationary. Public health generally good. Weather seasonable. Laghu rice in ear; outturn of beali rice generally fair; prospects of sarad rice favourable; rabi being
K hoolna				o·56	sown. Price of rice falling. Public health good. Weather hot and cloudy Cutting of early rice almost completed, outturn fair; prospects of late rice good, if flood
Dinagepore				3.12	subsides. Public health good. Weather cloudy. Harvesting of aus saddy and jute finished, with fair outturn; prospects of aman paddy good. Fever abating.
Pubna (Sera	in		·=1	0170	Prices stationary.
_ `	יאני		٠,	0.13	Rivers falling. Some damage to jute from late heavy floods; amun prospects good. Public health fair.
Gya		•		0.01	Weather cloudy and windy. Prospects of crops good. Fever and cholera slightly decreased. Prices stationary. General remarks.—There was general rain during the week. Early rice and jute harvests have been fair in spite of some loss from floods in Behar; bhadoi crops are still being harvested, with indifferent outturn in several parts owing to floods; aman rice, except where it has been destroyed by flood, is doing well; sugarcane prospects are also good; ploughing for cold weather crops has begun. Fever is prevalent in some places; otherwise general health is good. Price of rice remains almost stationary.
N. W. Provinc			Oudh 6th)		
Benares	((Oct.	4th)	'10 at Sadr	Weather cloudy and cool. Early rice cut; prospects good. Prices falling slightly. Public health generally good. Slight cattle-
Ballia	(,,	5th)	Slight rain	disease in one pargana. Weather cloudy. Prospects of crops slightly injured by excessive rain. Supplies ample. Fever and cholera reported.
Gorakhpore Fyzabad	("	4th) 5th)	3.0 at Sadr 2.40	Prices stationary. Health good. Rabi being sown; prospects lavourable. Prices steady. Fever
Lucknow	(,,	4th)	Average 1.0	decreasing; cholera and cattle-disease reported from one tabsil. Condition of harvest crops still very good. Markets well supplied.
Rae Bareli	(,,	")	Nil	Prices steady. Health of people excellent; no cattle-disease. Weather cloudy. Preparation of fields for sowings of rabi in progress. Prices steady. General health fair.
Partabgarh •	(**	5th)	Nil	Easterly winds; weather cloudy and rain threatening. Prospects of crops excellent. Prices stationary. Health of people and cattle good.
Allahabad	(**	")	Averaging 80 in six tabsils; main rain- fall in Do.b.	Weather seasonable. Standing crops flourishing; ploughing for rabi continues, and sowing has commenced in places. Markets well stocked. Prices well stationary. General health good.
Cawnpore	(99	")	From 1.20 to 4.0	Weather cloudy. Crops in good condition. Prices slightly risen. Fever in places; cattle-disease in five parganas.
Farakhabad	(,,	")	Varying from '60 to 4'40.	Sky still cloudy. Kharif crop has suffered somewhat from the rain, where heavy. Markets well supplied. Prices steady. General health fair; slight fever; cholera nearly gone.
S itapur	("	6th)	Slight rain has fallen throughout the dis- tricts.	
Bareilly	(**	51h)	Rain in three tabsils	Weather cool and cloudy. Harvest promising. Fever and cholera still prevalent.
Banda .	(")	Occasional showers since Saturday.	Rain still talling. Rabi sowings commenced; rice being harvested. Prices stationary. Public health good, except usual fever; cattle-disease abating.
Kumaon	(20	4th)	Rain on 2nd	Weather cloudy. Rice and millets being cut and harvested. Prices falling. General health fair; cattle-disease continues.
Agra	(,,	")	10 to 70	Weather cloudy. Kharif being harvested and lands for rabi being
Jhansi	("	")	Slight showers	ploughed. Prices steady. Fever prevalent. Weather cloudy. Kharif crops doing well. Prices pretty firm.
Meerut	(,,	5th)	Good rain on 3rd	Fever still prevalent; cattle-disease abuting. Rice being cut; gram and peas being sown; cotton-picking com-
					menced. Prices steady. Fever still prevalent General Remarks.—Rainfall has been general during week and threatens to be excessive in some places. Prospects are so far favourable, and ploughing for the rabi is going on. Supplies ample and prices generally steady. Cases of cholera and fever continue to be reported, otherwise public health is fair.
Pnnjab(Oct.	5th	1)			
Hissar		•		Nil	Health good. Prizes rising rapidly. Prospects of coming harvest none; unless there be immediate rain.
Delh i Umballa				Nil Nil	Health fair. Prices rising. Prospects of coming harvest average. Health fair. Prices stationary.
Jullundur		•		Nil	Health good. Prices stationary. Prospects of coming harvest good.

Presidency or Province and District.	Rainfall for week under report.	State of agricultural prospects.					
Punjab—contd.							
Ferozepore	Nil	Health good. Prices strtionary.					
Amritsar	Nil	Health good. Prices stanonary.					
Sialkot Lahore	Nil Nil	Health good. Prices stationary. Health good. Prices almost stationary.					
Mooltan	Nil	Health good. Prices almost stationary. Health good. Prices fluctuating. Prospects of current harvest					
Rawalpindi	•30	average, Health good. Prices rising. Prospects of coming harvest aver-					
• •		age.					
Shahpur	Nil	Health good. Prices stationary. Prospects of coming harvest fair.					
Dera Ismail Khan . Peshawar	Nil Nil	Health good. Prices almost stationary. Health good. Prices falling. Prospects of coming harvest good on irrigated lands.					
		General Remarks. Rain has fallen in the Rawalpindi district; more wanted in the Delhi, Hissar, Ferozepur and Sialkot districts. General health good; scattered cases of small-pox in the Peshawar district. Prices rising in the Delhi, Hissar, and Rawalpindi districts, falling in Peshawar district; elsewhere stationary. Kharif withered in the Hissar district and suffering in Sialkot district.					
Central Provinces— (Oct. 6th)							
Nagpur	2 13	Weather rainy. Crops much improved. Fever and cattle-disease					
Jubbulpore	2.40	prevalent. Prices fallen. Crops slightly improved by rain; prospects better. Health fair.					
Saugor (Oct. 5th)	•26	Prices steady. Rain very opportune. Crops very favourable: Fever prevalent.					
Seoni	2.58	Prices fallen. Weather cloudy and storing. Prospects much improved. Fever					
Hoshangabad	4:35	in places. Prices sightly (allen, Weather cloudy. Crops much improved in Tahsil Hoshangabad; rain much wanted elsewhere. Pever prevalent. Prices station-					
Bilaspur	4.53	ary. Good raie in Belaspur tabal and weather continues wet. Matasi rice in Tabal Mungeli abandoned. Rain A scanty in Tabail					
Khandwa	2.83	Scormarain and rice rading. Prospects precarious. Whater cloudy. Ram very beneficial. Prospects good. Slight					
Raipur :	1.69	Rain done some goddo crops in Tahsil Raipur, but fall insuffi- ciert elsewhere; kodon and cotton benefited. Fever and cattle- disease prevalent. Prices using.					
Sambalpur (Oct. 2nd)	·8 ₅	Opecis improved but much rice on highlands lost. Fever and attle-disease provales. Prices talling. There has been good rain everywhere, which has much improved prospects in all detricts, except Cohattisgarh, where the rain has not been general, and rice has suffered in certain tracts; the rabi sowings are being got in under favouable circumstances. Prices generally are falling.					
Lower Burma— (Oct. 6th)							
Akyab (Oct. 2nd)	85; total rainfall	Public health and health of cattle good. Crops healthy.					
Bassein .	129'58. 2'55; tol :ainfall	Public health and health of cautle good. Transplanting finished					
Rangoon	80'96. 5'26; total rainfall 85'12.	n part; ctops reported to be thriving. ; ablic health good; one care of cholera. Supplies of paddy are comparatively large for this time of the year. Local rice					
Amherst (Moulmein) .		market very dull. Public health and health of cattle good. Transplanting complet-					
Tavoy	14 '04. 1'43; to d rainfall						
Pegu	197°27.	erops good. Public health and health of cattle good. Transplanting progres-					
Henzada .	110'01.	sing.					
Prome .	78°; 3. 2.60; tow rainfall 30°34.						
Tounghoo	1.70; total rainfall	finished; crops reported to be doing well. Public health good; six deaths from cholera; cattle healthy Crops promising.					
Thayetmyo .	4.80; total rainfall 34.90.						
		trict. Floods have done slight damage in Thongwa district otherwise condition and prospects of crops everywhere satisfactory. Weather seasonable.					

President and	cy or Dist		vince	Rainfall for week report.	under	State of agricultural prospects.
⊢(0	ct. (Sth)				
Gauhati				83 during	week	Weather seasonable. General health fair. Transplantation of
Sylhet				ending 5th inst 2.64	int.	sali finished. State and prospects same as last week. Water gradually recoding. Retransplantation in progress in parts of Sadr and
Çaçhar						Sunamgunj. Distress in parts of Karimgunj and Sadr prevails. Weather warm. Transplanting of sali crops almost finished. Common rice 13½ seers per rupee. Prospects of tea and public health good. Blight still continues. Cultivation of winter crops commenced in some parts of the district.
Dibrugarh		•	•			No report received.
Mysore as	•		org— 6th)			
Bangalore Mysore	•		.}	Some rain in par	rts	Rain wanted in Kolar and in parts of Tumkur; the fall has been fair in other parts of the State. Crops in good condition. Prospers or season tayourable. Public health good. Prices fallen in Kallur and Chitaldroor.
Mercara	•	•	•)	1.28		in Kather and Chitaldroog. Crops in good condition. Prices slightly risen.
Berar and H			1— 6th)			
Amraoti				'49	i	Weather cloudy. Crops in good condition; sowing of rabi
Akola Hyderabad	l		•	-72 109	fall	n menced. Wheat 22 and junti 26 seers per rupee. Weather cloudy. Crops doing well; cotton in flower. Raintall needed for standing crops. Fever and ague prevalent in many places; cholera disappeared. Prices—wheat 151, coarse rice 112, white junti 19, yellow junti 232, and tur 172.
Central India			- 6th)		.	seers per current sicea rupee.
Indore .				1.64; total rainf	all :	Timely rain has done good to crops.
Morar (Gw	alior	r)		31°92. - '00; total rain	fall	Weather cloudy. Prospects good.
Neemuch				25'60. To; total rain	fall	Weather warm. Prices falling. Health good.
Goona .			•	27 [.] 67. .85		More rain wanted. Health good.
Sutna . Agar .				.79 .70		Health and prospects good. Weather cloudy. Health and prospects good.
Schore .		•	•	'08; total rain	fall	Weather cloudy and hot. Health good. Kharif crops wither-
Nowgong		•		33'13. Nil; total rainf	all	Weather cloudy; rain wanted Kharif prospects fair. Health
Bhopawar (Man	pur) -	34°96. 2°69; total rainf 25°14.	all	good. Prices steady. Prospects improved; rice crops partially saved. Health good. Price fallin
Rajputana -(C)ct. (5th)				
Abu	(O c		6(h)	Nil		Weather clear and seasonable.
Sirohi Marwar	(,		3rd) 2nd)	Nil Nil		Tanks full; wells good. Health good. Kharif being cut. Weather hot and cloudless. Tanks full. Fever and dysentery prevail. Crops being cut. Weather clear, warm and sometimes oppressively close. Prices
Kherwara	(,	,	3rd)	Nil		stationary. Tanks and wells full. Rabi sowings about to commence. Health
Pertabgarh			2nd)	1.20		good. Prices steady. Weather fine and warm. Tanks and wells decreasing daily. Health good. Prices steady.
Meywar	("	, `	,,)	Nil		Weather hot. Tanks and well-full. Crops being cut. Prospects average. Health
Harowti Jhallawar	(,,	,	") 3rd)	Nil '85		Weather partially cloudy. Crops suffering. Health good.
Kotah	(,		and)	Nil Nil		Mukka crops gathered; rabi sowings about to commence. Health good. Prospects good. Fever prevalent. Prices falling. Weather cloudy and very hot.
Ajmere	(,		5th)	Nil	_	Rain needed to force rabi sowings and to fill tanks. Crops being reaped, outturn poor; land being prepared for
	(,,		end)	Nil		rath. Health fair. Tanks and wells drying. Dhan suffering for want of rain. Fever
Ulwur Bikanir	(, (,,	•	5th) and)	Ni ! Nil	3	continues. Prices rising. Days hot, nights cool. Rain wented for rabi sowing. Fever prevalent., Prices rising. Prices using. Tanks and wells low. Fever in six districts. Wea- ther hot.
•		•				,
Nepal—(Sept.	30th	1)				
Katmanda	(C)ct	19t)	.02		State and prospects of the crops fair:

ABSTRACT SHOWING THE RESULT OF EMIGRATION FROM THE PORT OF CALCUTTA DURING THE MONTH OF AUGUST, 1886.

No 1	As i	to .	Age	and	Sex.
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				Demi	ERARA.			TRI	NIDAD.	To			
	*		Males.	Females.	Total.	Proportion of women to men.	Males.	Females.	Total.	roportion of women to men.	Males.	Fomales.	Grand Total
Under 2 years			7	7	14	men.	6	8	14	ë ;	13	15	28
From 2 to 10 years			32	22	54	1001	43	32	75	100 шеп.	7 5	54	129
,, 10 ,, 20 ,,	•		97	29	126	ery	98	33	131	ery	195	62	257
,, 20 ,, 30 ,,			199	73	272	to every	180	91	271	women to every	379	164	543
,, 30 ,, 40 ,,			29	20	49	women	33	15	48	a a	62	35	97
,, 40 ,, 50 ,,	.•	•	2	1	3		1	1	2	7 W.O.	. 3	2	5
Above 50 years	•	•			•••	37.30				44.87			
Grand Tot	AL	•	366	152	518		361	180	541		727	332	1,059

No. 11.—As to places whence Emigrants come to Calcutta for embarkation.

]	Demerara		• '	Trinidad.		Tota	d.	Grand Total.
Orissa				τ	1	2				1	1	2
Western Bengal		•		8	12	20	6	6	12	. 14	18	32
Central ditto		•		13	5	18		1	3	13	6	19
Eastern ditto				2		2	1		1	3	•••	3
Behar	•			120	57	177	126	65	191	246	122	368
North-Western Provinces	•	•		158	53	211	125	68	193	283	121	404
Oudh	•	•		58	19	77	84	30	114	142	49	191
Central India	•		•	1	4	5	•••	2	2	1	6	7
Punjab	•	•					5		. 5	5		5
Nepai	•	•		4		4	7	5	12	11	5	16
Mixed, Madras and Bombay,	&c.	•	•	2	1	.2	7	3	10	8	4.	12
GRA	ND TO	TAL		366	152	518	361	180	541	727	332	1,059

No. III.—As to Caste and Religion.

*	ur inn	-		. :							 I i	м.	<u>F.</u>	
Brahmins, hig	h caste		•	•	•	70	22	92	бо	37	97	130	59	189
Agriculturist)			•		71	24	95	64	13	77.	135	37	172
Artisans	Hindus	•	•	•		82	30	112	58	16	74	140	46	186
Low castes	j					101	48	149	123	75	198	224	123	• 347
Musulmans						42	28	70	56	39	95	98	67	165
Christians				•			•••	,		•••	 ;	•••	•••	
*.								<u> </u>						
		Gı	RAND TO	TAL	•	366	152	518	361	180	541	727	332	1,059
					'		` 	' - <u></u> -		<u>.</u>	<u>'</u>			

Memo.

k			
	Maie.	Female.	Total.
1. Hindus	629	· 265	 894
2. Musulmans .	80	67	165
3. Christians .	•••	•••	
TOTAL	, 727	332	1,059

Circular No. 58 Ex.

Extract from the Proceedings of the Government of India in the Revenue and Agricultural Department (Museums and Exhibitions), duled Simla, the 7th October, 1886.

Read again Circular No. $\frac{50}{1034}$, dated the 6th September 1886, regarding the proposed Adelaide Jubilee International Exhibition of 1887.

Read also the following revised papers relating to the Exhibition, received with the Secretary of State's despatch No. 95-(S-and-U), dated the 26th August 1886 :-

ADELAIDE JUBILEE INTERNATIONAL EXHIBITION, 1867.

(1) System of Awards.

Judges shall be appointed—one-half of whom may be nominated by the official representatives of the countries and colonies exhibiting, acting in conjunction with the Executive Committee; and the balance by the Executive Committee.

Judges will be selected for their qualifications in relation to the special class of work eassigned to them, and will be chosen from the best sources available, and will impartially recognise merit without regard to nationality,

The Executive Committee will appoint a sufficient number of Judges to each section of classes.

The Executive Committee will appoint Judges for collective exhibits; but no collective exhibit shall obtain a higher Award than the best exhibit it contains is entitled to.

The Executive Committee will appoint a Superintendent of Judges and Awards to frame rules for the guidance of Judges, to regulate their meetings and facilitate their work, and otherwise carry out the instructions of the Judges and Awards Committee.

Judges absent from three consecutive meetings, unless by written permission of the Executive Committee, will be held to have surrendered their posts.

A vacancy in any body of Judges shall at once be reported by the said Superintendent of the Judges and Awards, and such place declared vacant, and such vacancy shall forthwith be filled by the Executive Committee.

Experts may be called in by a majority of any Judges, their names having been previously submitted to and approved by the Superintendent of Judges and Awards.

No exhibitor, or his agent, shall be a Judge in any class in which he exhibits.

An exhibitor who is not the manufacturer or producer of the article exhibited shall not be entitled to an Award. (Live Stock excepted.)

Awards shall consist of three classes, viz.,-

1st Class-Diploma of First Order of Merit, and an Official Medal in bronze.

2nd Class—Diploma of Second Order of Merit. 3rd Class—Diploma of Third Order of Merit.

Awards to be based on reports, made in writing by the Judges and attested by their signatures, setting forth the merits of the product adjudged, which have formed the ground of the award; and the awards so made shall be forthwith forwarded to the Superintendent of Judges and Awards, to whom the records of Judges shall be open for inspection.

The elements of merit shall include originality, invention, discovery, utility, quality, skill, workmanship, fitness for the purposes intended, adaptation to public wants, economy, and cost.

The Executive Committee hope to be able to secure additional valuable awards for exhibits of a special character.

All decisions of Judges must be returned to the Superintendent of Judges and Awards on or before a date to be declared by the Judges and Awards Committee, unless special written permission for an extended time shall have been granted by such Committee.

The Judges and Awards Committee will constitute a Final Court of Appeal.

In case of appeal, a fee of £1 ls. must be deposited with the Superintendent of Judges and Awards:—if appeal allowed, the fee will be returned.

The reports of the Judges recommending awards shall be forwarded by the Judges and Awards Committee to the Executive Committee, by whom awards will be announced.

(2) Regulations for Exhibitors.

1. Early application for space is requested to be made to the Secretary, in Adelaide, or to the Secretary to the Landon Commission. Applications must be made through the Commissioner or other official representative of the country or Colony to which the applicant belongs, but in the event of no such representative existing, intending exhibitors can communicate direct as above. No applications for space will be received later than the 1st January, 1867. The form (A) of application is appended hereto.

- 2. All space exceeding twenty square feet will be charged for at the rate of one shilling per square foot for floor space, and sixpence per foot for wall space, excepting approved sculpture and paintings, which will be admitted free. Special arrangements may be made by the Executive Committee for the charge for space for machinery, agricultural implements, and other bulky goods. No transfer of space will be permitted, and no refund of money will be made to Exhibitors withdrawing from the Exhibition and not occupying the space allotted them.
- 3. Governments intending to take part in this Exhibition are requested to forward to the Secretary of the London Committee an intimation to that effect not later than the 1st October, 1856.
- 4. The Exhibition Buildings will be constituted a Bonded Store; but exhibits sold will be subject to duty.
- 5. Articles manufactured in the Exhibition buildings may be sold and removed with the consent of the Executive Commissioner. Other Exhibits may be sold during the Exhibition, but may not be removed until its close.
- 6. An Act of the South Australian Legislature protects inventors, provided that application for a patent is lodged within six months of first exhibition.
- 7. The Commission may refuse entry to articles they consider of a dangerous or offensive character.
- 8. Articles intended for exhibition will be received on or after the first day of March, 1887, and not later than the twentieth day of May, 1887.
- 9. Space allotted to countries and colonies, and not occupied by the twentieth day of May, 1887, will revert to the Commission for re-assignment.
- 10. The utmost precautions will be taken to preserve exhibits from injury, and to protect the buildings. No responsibility can be undertaken, either by the Royal Commissioners or by any other body or person, for damage or loss, whether arising from fire, accident, or depredation, either in the buildings of the Jubilee Exhibition, or while being conveyed to or from. Exhibitors will have to make their own arrangements for effecting insurances, or they can be effected by the Secretary at their charge and risk.
- 11. Subject to the approval of the Executive Commissioner, Exhibitors may appoint their own watchmen during the hours the Exhibition is open to the public.
- 12. Arrangements will be made for the supply of steam power by the Executive Committee, at the expense of the Exhibitors; but Exhibitors must make application for the power required, and will be charged in proportion for the power used. Exhibitors of machinery in motion will only be allowed to work at such hours as may be sanctioned by the Executive Commissioner.
- 18. If Exhibits are not intended for competition, such fact should be distinctly stated when making the entry.
- 14. Exhibitors will be required to furnish and decorate their own courts or lesser constructions at their own cost, in conformity with the general plans adopted by the Executive Committee.
- 15. Special constructions may be made by Exhibitors, in the building or on the grounds, after receiving the approval, in writing, of the Executive Commissioner.
- 16. Exhibitors or their agents shall be responsible for the receiving, unpacking, and arrangement of objects, as well as for their removal at the close of the Exhibition.
- 17. The transportation, unpacking, and the arrangement of the Exhibits will be at the expense of the Exhibitor.
- 18. Commissioners representing countries or colonies and private exhibitors may adopt one of two courses, namely,—
 - (a) They may ship their exhibits to Adelaide, and make their own arrangements for their reception and exhibition; or,
 - (b) If consigned to the Exhibition, they should be addressed as follows:-

To the Commissioner for [here specify country or colony],

Jubilee International Exhibition,

Adelaide,

1376

and, if from other Countries or Colomes, should have two labels bearing the flag of the country or colony to which the Exhibitor belongs.

In cases where no representative has been appointed, the address will be as follows:-

To the Executive Commissioner,

Jubilee International Exhibition,

Adelaide,

South Australia.

Two labels must also be affixed to different but not opposite sides of the package, giving the following information :-

- 1. The country from which it comes.
- II. Name or firm of Exhibitor.
- III. Residence of Exhibitor.
- Iv. Department, section, and class to which the Exhibit belongs.
- v. Total number of packages sent by same Exhibitor.
- vi. Serial number of that particular package.

Each Package must have prominently painted on it outside the distinctive mark-



and a detailed list of the contents of each case should be enclosed therein.

- 19. If no authorized person be at hand to receive goods sent to the Exhibition, they will be removed and stored by the Executive Commissioner, at the cost and risk of the Exhibitor.
- 20. Immediately after the close of the Exhibition, Exhibitors must remove their Exhibits, and complete such removal within one month from the close of the Exhibition, unless further time be allowed by the Executive Committee.
- 21. Goods not removed in accordance with Regulation No. 20 may be removed by the Executive Committee and sold to defray expenses, or be otherwise disposed of as they may think fit.
- 22. An official catalogue (the sale of which is reserved by the Executive Committee) will be published in English: no other catalogue published in the English language can be sold in the building.
- No work of art or any article whatever exhibited in the buildings or on the ground of the Exhibition may be drawn, copied, or reproduced in any manner whatever without the joint consent of the Exhibitor and the Executive Commissioner.
- 24. The Executive Committee reserves the right to explain, amend, or extend these regulations whenever it may be deemed necessary in the interests of the Exhibition.
- 25. Communications concerning the Exhibition from any part of Europe or the United States should be addressed-

To the Secretary to the London Commission,

Adelaide Jubilee International Exhibition,

Office of the Agent-General for South Australia,

8, Victoria Chambers, Westminster,

London.

- 26. No Exhibitor will be permitted to display exhibits in such a manner as to obstruct the light or impede the view along the open spaces, or to occasion inconvenience or injury to or otherwise affect the display of other Exhibitors.
- 27. With respect to Live Stock (Classes 648 to 659), should it be determined to accept such exhibits, full Programmes and further Regulations will be published hereafter.
- 28. The right is reserved of keeping the Exhibition open during the evenings, should the Executive Committee deem it desirable.
- Each person who becomes an Exhibitor thereby acknowledges and undertakes to keep the rules and regulations established for the government of the Exhibition.

The Executive Commissioner reserves to himself the right of accepting or rejecting this application; but in the event of its rejection, any payment made in respect thereof will be refunded.



ADELAIDE JUBILEE EXHIBITION OF 1887.

To be opened at Adelaide on June 20th, 1887, and kept open till January 1st, 1888.

APPLICATION FOR SPACE. (Subject to the Regulations.)

The same of the sa	
1.—Name of Firm or Company in full	
2.—Address in full	
3.—Description of Exhibit	
(For Compilation of Catalogue Entry).	
4.—Space required ride infra. All space exceeding 20 square feet will be charged at the rate of one shilling per square foot for floor space, and sixpence per square foot for wall space, excepting approved sculpture and paintings, which will be admitted free. Special arrangements may be made by the Executive Commissioners for the charge for machinery, agricultural implements, and other bulky goods. No transfer of space will be permitted, and no refund of money will be made to Exhibitors withdrawing from the Exhibition and not occupying the space allotted them. Whatever increased space Exhibitors require around their cases will be considered as occupied space. Exhibitors desiring wall	ft. Length by ft. Depth, s. d. being a total of SQUARE FERT.
space should mention this fact at the time of making tapplication, when they will be told on what conditions it	All in excess of 20 square feet to be paid for at the rate

The undersigned request that Space, as specified above, may be reserved for the Exhibits herein described, and [if above 20 square feet] enclose a cheque, raine L. ___in respect thereof. The undersigned also agree to be bound by all the regulations set out.

All Cheques and Post Office Orders to be drawn to the order of Sir Arthur Blyth, and crossed " London and Westminster Bank,"

ORDER.—Ordered, that the above papers be published in the Supplement

Government of Madras.

- Bombay.
 - Beng d.
- North-Western Provinces and Oudh. **

Burma.

Space not occupied by May 20th, 1897, will be considered abandoned, and otherwise allotted. All payments made in respect thereof will be absolutely forfeited.

Punjab.

Chief Commissioner of the Central Provinces.

- - Assum. Coorg.

Resident at Hyderabad.

to the Gazette of India for general information, in substitution of the papers printed at pages 1252-1257 of the Gazette of the 11th ultimo, and that a copy be sent to the Local Governments and Administrations noted on the margin, with a request that the papers may be published in the Local Gazette.

of 1s. per square foot.

C. J. LYALL, Offg. Secy. to the Govt. of India.

SUPPLEMENT TO THE GAZETTE OF INDIA, OCTOBER 9, 1886.

GOVERNMENT OF INDIA. PUBLIC WORKS DEPARTMENT. RAILWAY TRAFFIC.

No. XXIII of 1886-87.

APPROXIMATE STATEMENT OF GROSS RECEIPTS AND EXPENSES OF INDIAN RAILWAYS.

R.B -As regards the figures in column " Total Receiv's from 1st Abril to date," audited figures have been used, as far as possible.

, ,			RECEIPTS FOR WELK ENDIN		ING ga	RECTIFTS FOR WITK FADING TITH SEPT 1850		TOTAL RECIPES FROM 181 AURIL 10 LTH SUPPLISS.		TOTAL RECEIPTS FROM 181 APRIL TO 11TH SEPT. 1886.		, Total	Total
ketst Return received	Railways.	I otal mean open.	Total.	Per n de open	I otal mean	I otal.	Per mile open	Total.	Per mile open per week	Total.	Per mile open per week	Increase in 1886-87.	Decrease 1850-57
	Lines worked by Anarantoe l Companies		Rs.	Rs.		Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
September 1886 . Ditto Ditto ditto ditto	Oudh and Rohilkhand Madras South Indian Great Indian Peninsula Bombay, Baroda and	6c 9 80 i 05 4 1,497	81 1-5 1,50,510 5 10 4,61,55	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	683 931 654 144)7	5, 4,	141 105 15 357	27,92,000 3 x 47x 37 0,54,9 0 1x 225 x 35	151 165 13 433	30,02,163 34,01,505 23 40,161 1,75,70,153	185 174 153 501	4,10,097 1,14,001 2,55,202 22,50,558	
	Central India	401	0,5 ,1 7	415	461 5126	1.75,000		57,07,4 5	- 33	5, 0, 0,16s	592	4,80,203	
	State Lines worked by	4,051	1,7 ,1 /	741	3,1 10	10,17,5 0	- 14	01,03,053	3(2	3, 0, 1910	3,7	35,55,473	
Sertember 1886 . Ditto	Guaranteed Compania . Fast Indian Patna-Gra Patna-Gra Dida arnagar-Ghazipur Sratia Israputana-Malwa Sonthern Mathatta Indian Midland .	1,515 7/ 12 75 1,411 315	7, 3, 50, 0, 13 5, 0 5, 563 2, 43,00 _0,700	454 107 407 170 00	1, 115 57 12 75 1, 411 15 47	8,36,1 9	557 351 45 207 90	1,07,54,190 1,01,750 1,113 1,51,0 1 10, ,0,100 5,54 2	13 145 20 145 145	2,07,14,157 2, 3,05, 4,511 1,01,05, 70,03,0 4 7,13, 1 43, 75	594 107 51 02 -17 105 44	23 3 7 -,015 10,01 7,07,7,1 4,03,7(3 1,07,7)	30, 11
	TOTAL .	3,347	10,03,111	295	3.4 7	11,55,505	347	-, 4,67,571	1 11 3	496, 3,004	30,	11, 6,3,0	
	State Lines worked by Government.												
September 1886 ditto	Fastern Bengal Nath att Northern Bengal K unia-Dharla Luthoot Cawnpore-Achnera W iidha Coal Nagpur and Chhattis-	233 27 249 37 2 6 249 45	52,195 1	2-4 51 107 (4 (5 6	71 -47 -247 -247 -277 -4	1,2 ^Q ,432 1,1 1 41,300 1,300 1,33 1,7 7 0,301	165 34 87 74 2.1	15,20,0 / 51,76 5, 16,17 5,26,17 5,26,17 3,7,40,1 4,11,50	313 141 101 101 141	21,14 ()\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	396	2,54,7 5 6,017 1, 0,0, 5 1,11, 57 1,11,13 83,5_9	. n
September 1886 . Ditto ditto Ditto	garh Burma Cherra Punji Mountain North-Western Amutsar-P thankot Bareilly-Pilibhit Dicca Jorhat	149 3-7 1,503 66 36 81 25	10,016 27.73 4.40,015 4.555 957 577 1.053	(5.4%,52	111 3.7 1,903 66 90 90 90	10,004 _5,430 (a) 4,00, 10 4, 25 1, 05 4,30 072	63.2387.	6,16,3 1 9,54, 35 1,31,11,057 1,35,702 1,1 37,000	301 301 30 37 37	0,05,1 " (4, 1) 5 (3 (7) 1 1,1 , 7 04 1, 7 (1 4,10) 1 10,4 3	50	 14, 3(-) 10, 53; 75, 17 1, C 7	10,74 ,1
TOTAL .		3,577	6,07,104	171	3,555	7.35.051	04	1,57,04,441	30	1,79,90, /3	-11		7.97.1
ND TOTAL (GUARANTEED AND STATE).		11,0 4	-5, 15,432	-31	11,141	-9,19,512	207	(3,0,505	-0,	5,02,73,942	307	39,14,341	
NET RECEIPTS Assisted Companies.			•		_			3,63,06,303	114	3,6,35,6,0	145		0,30,(
Ditto	Bengal-Central Rohilkhand-Kumaon Assam Bengal and North-	125 67 78	6,449 3,03 5,341	ተ 4' ሁአ	115 67 7 8	7,9 4 4,000 7,455	63 65 96	2,53,71' 1,0 ,11, 1,0,,9,3	8u 6u 57	2,07,173 1,44,701 1,05,044	01 02 85	13,391 36,_76 49,6_1	
ditto . ,	Western I at a kossur	3n3 22	17,070 3.758	55 171	303	31,170 3,7 ^t 7	103	5,47,775 1,17,()	- 17 - 0	0,23,167 1,16,79‡	130 2 4	3,75,392	•
	TOTAL .	505	16, 125	61	595	54,275	01	11,33,147	81	16,07.329	116	4,74,182	
ditto ditto Ditto Ditto	Native States. Bhavhagar-Gondal Jodhpore Nizam's Nivam's Mappura-Patiala Morvi	193 64 121 140 10	10,016 2,065 24,315 9,204 082	57 46 201 60 42	193 64 208 140 167 24	13,040 5,020 37,440 6,00 401	72 75 180 55 44 20	4,70,463 74,610 5,30,741 1,87,584 17,707	104 50 150 57 47	4,72,197 87,428 6,24,151 1,94,123 26,070 20,313	104 5h 1b 50 60 36	1,734 12,618 93,710 6,835 8,279 20,343	********
	TOTAL .	534	48,178	90	645	67,740	105	12,61,305	102	14,24,917	94	1,4;3,522	

(a) Return not received.

SIMLA,

6th Oct. ber, 1866.

A. B. SAMPSON, Under Secrete

⁽b) I otal receipts from 10th June to 28th August 1886.



of Kndia. The Gazi

PUBLISHED BY AUTHORITY.

No. 41.3

SIMLA, SATURDAY, OCTOBER 9, 1886.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

CONTENTS.

PART I.—Government of India Notifications, Appointments, Promotions, Leave of Absence, General Orders, Rules and Regulations.

PART II .- Notifications by High Court, Comptroller General, Administrator General, Paper Currency Dept., Presidency Pay Master, Money Order Department, Mint Master, Secretary and Treasurer, Bank of Bengal, Superintendent of Government Printing, and other Government Officers; Postal, Telegraph, and Commissariat Notices.

PART III .- Advertisements and Notices by private individuals and Corporations.

PART IV.—Acts of the Governor-General's Council assented to by the Governor-General:—

The Lunatic Asylums Act, 1858, Amendment Act.
The Lieutenant-Governor's (N. W. P.) Functions Act.
The Upper Burma Laws Act.
The Oldh Wasikas Act.
The Oldh Rent Act, 1886.

PART V.-Bills introduced into the Council of the Governor-General for making Laws and Regulations, or published under Kute 2 ::-

The Burma Indigenous Tribes Protection Bill. The Military Courts of Requests Abolition Bill.

SUPPLEMENT No. 41.

PART I.

Government of India Notifications, Appointments, Promotions, &c.

MILITARY SECRETARY'S OFFICE.

NOTIFICATIONS.

Simla, the 6th October, 1886.

His Excellency THE VICEROY will leave Simla on Thursday, the 28th October, 1886.

His Excellency will visit Mooltan, Bhawulpur, Lahore, Ahmedabad, Baroda, Goa, Bombay, Poona, Hyderabad, Mysore, Bangalore, Trichinopoly, Madura, Tanjore, and Pondicherry, at which place His Excellency will embark in the I. G. S. Clive for Calcutta, and will probably arrive at Calcutta on or about Monday, the 13th December, 1886.

His Excellency THE VICEROY AND GOVERNOR-GENERAL will hold a Levée at Government House, Calcutta, on Monday, the 20th December, 1886, at 9-30 P.M.

All Civil and Military Officers and the Native Officers of the Native Regiments of the Garrison are invited to attend.

Gentlemen purposing to attend the Levés are requested to send their cards to the Aide-de-Camp in waiting not later than Friday, the 17th December, 1886, after which "No Cards" will be received, and to bring with them to the Levée two cards, with their names legibly written on them-one to be given on entering Government House, and the other to the Aide-de-Camp in waiting at the time of presentation.

Gentlemen who have not already been presented at the Court of St. James or at Government House will be good enough to add the names of Gentlemen who will present them.

Gentlemen wearing uniform will appear in full dress.

Gentlemen not wearing uniform will appear in evening dress.

The carriages of Gentlemen (except such as have the private entrée) attending the Levée will enter by the North-East Gate, set down under the Grand Staircase, and pass out by the North-West Gate.

Their Excellencies THE VICEROY AND COUNTESS OF DUFFERIN will hold a Drawing Room at Government House, Calcutta, on Thursday, the 23rd December, 1886, at 9-30 P.M.

Ladies purposing to attend the Drawing Room are requested to send their cards and addresses to the Aide-de-Camp in waiting not later than Monday, the 20th December, 1886, after which "No Cards" will be received, and to bring with them to the Drawing Room two cards, with their names legibly written on them—one to be given on entering Government House, and the other to the Aide-de-Camp in waiting at the time of presentation.

Ladies who have not already been presented at the Court of St. James or at Government House are requested to send their cards, with their addresses and the name of the Lady by whom they are to be presented, to the Aide-de-Camp in waiting as soon as possible.

Ladies who present others should themselves attend the Drawing Room.

Ladies attending the Drawing Room will be expected to appear in full dress, but without trains.

The carriages of those who have the private entrée will enter by the South-East Gate, and set down at the South Entrance of Government House.

All other carriages will enter by the North-East Gate, set down under the Grand Stairs, and pass out by the North-West Gate.

By Command,

WILLIAM BERESFORD, Major,

Military Secretary to the Vicerov.

LEGISLATIVE DEPARTMENT.

NOTIFICATIONS.

Simla, the 7th October, 1886.

No. 16.—The following Statute is published for general information:—

INTERNATIONAL COPYRIGHT ACT, 1886.

49 & 50 VICTORIA, CAP. 33.

An Act to amend the Law respecting International and Colonial Copyright.

[25th June, 1886.]

WHEREAS by the International Copyright Acts Her Majesty is authorised by Order in Council to direct that as regards literary and artistic works first published in a foreign country the author shall have copyright therein during the period specified in the order, not exceeding the period during which authors of the like works first published in the United Kingdom have copyright:

And whereas at an international conference held at Berne in the month of September one thousand eight hundred and eighty-five a draft of a convention was agreed to for giving to authors of literary and artistic works first published in one of the countries parties to the convention copyright in such works throughout the other countries parties to the convention:

And whereas, without the authority of Parliament, such convention cannot be carried into effect in Her Majesty's dominions and consequently. Her Majesty cannot become a party thereto, and it is expedient to enable. Her Majesty to accede to the convention:

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

- I. (1) This Act may be cited as the International Copyright Act, 1886.
- (2) The Acts specified in the first part of the First Schedule to this Act are in this Act referred to and may be cited by the short titles in that schedule mentioned, and those Acts, together with the enactment specified in the second part of the said schedule, are in this Act collectively referred to as the International Copyright Acts.

The Acts specified in the Second Schedule to this Act may be cited by the short titles in that schedule mentioned, and those Acts are in this Act referred to, and may be cited collectively as the Copyright Acts.

- (3) This Act and the International Copyright Acts shall be construed together, and may be cited together as the International Copyright Acts, 1844 to 1886.
- 2. The following provisions shall apply to an Order in Council under the International Copyright Acts:
 - (1) The order may extend to all the several foreign countries named or described therein:
 - (2) The order may exclude or limit the rights conferred by the International Copyright Acts in the case of authors who are not subjects or citizens of the foreign countries named or described in that or any other order, and if the order contains such limitation and the author of a literary or artistic work first produced in one of those foreign countries is not a British subject, nor a subject or citizen of any of the foreign countries so named or described, the publisher of such work, unless the order otherwise provides, shall for the purpose of any legal proceedings in the United Kingdom for protecting any copyright in such work be deemed to be entitled to such copyright as if he were the author, but this enactment shall not prejudice the rights of such author and publisher as between themselves:
 - (3) The International Copyright Acts and an order made thereunder shall not confer on any person any greater right or longer term of copyright in any work than that enjoyed in the foreign country in which such work was first produced.
- 3. (1) An Order in Council under the International Copyright Acts may provide for determining the country in which a literary or artistic work first produced simultaneously in two or more countries, is to be deemed, for the purpose of copyright, to have been first produced, and for the purposes of this section "country" means the United Kingdom and a country to which an order under the said Acts applies.
- (2) Where a work produced simultaneously in the United Kingdom, and in some foreign country or countries is by virtue of an Order in Council under the International Copyright Acts deemed for the purpose of copyright to be first produced in one of the said foreign countries, and not in the United Kingdom, the

- copyright in the United Kingdom shall be such nly as exists by virtue of production in the said foreign country, and shall not be such as would have been acquired if the work had been first produced in the United Kingdom.
- 4. (1) Where an order respecting any foreign country is made under the International Copyright Acts the provisions of those Acts with respect to the registry and delivery of copies of works shall not apply to works produced in such country except so far as provided by the order.
- (2) Before making an Order in Council under the International Copyright Acts in respect of any foreign country, Her Majesty in Council shall be satisfied that that foreign country has made such provisions (if any) as it appears to Her Majesty expedient to require for the protection of authors of works first produced in the United Kingdom.
- 5. (1) Where a work being a book or dramatic piece is first produced in a foreign country to which an Order in Council under the International Copyright Acts applies, the author or publisher, as the case may be, shall, unless otherwise directed by the order, have the same right of preventing the production in and importation into the United Kingdom of any translation not authorised by him of the said work as he has of preventing the production and importation of the original work.
- (2) Provided that if after the expiration of ten years, or any other term prescribed by the order, next after the end of the year in which the work, or in the case of a book published in numbers each number of the book, was first produced, an authorised translation in the English language of such work or number has not been produced, the said right to prevent the production in and importation into the United Kingdom of an unauthorised translation of such work
 - (3) he law relating to copyright, in luding this Act, shall apply to a lawfully produced translation of a work in like manner as if were an original work.
 - (4) Such of the provisions of the International Copyright Act, 1852, relating to translations as are unrepealed by this Act shall apply in like manner as if they were re-enacted in this section.
- 6. Where an Order in Council is made under the International Copyright Acts with respect to any foreign country, the author and publisher of any literary or artistic work first produced before the date at which such order comes into operation shall be entitled to the same rights and remedies as if the said Acts and this Act and the said order had applied to the said foreign country at the date of the said production: Provided that where any person has before the date of the publication of an Order in Council lawfully produced any work in the United Kingdom, nothing in this section shall diminish or prejudice any rights or interests arising from or in connection with such production which are subsisting and valuable at the said date.
- 7. Where it is necessary to prove the existence or proprietorship of the copyright of any

work first produced in a foreign country to which an Order in Council under the International Copyright Acts applies, an extract from a register, or a certificate, or other document stating the existence of the copyright, or the person who is the proprietor of such copyright, or is for the purpose of any legal proceedings in the United Kingdom deemed to be entitled to such copyright, if authenticated by the official seal of a Minister of State of the said foreign country, or by the official seal or the signature of a British diplomatic or consular officer acting in such country, shall be admissible as evidence of the facts named therein, and all courts shall take judicial notice of every such official seal and signature as in this section mentioned, and shall admit in evidence, without proof, the documents authenticated by it.

8. (1) The Copyright Acts shall, subject to the provisions of this Act, apply to a literary or artistic work first produced in a British possession in like manner as they apply to a work first produced in the United Kingdom:

Provided that-

- (a) the enactments respecting the registry of the copyright in such work shall not apply if the law of such possession provides for the registration of such copyright; and
- (b) where such work is a book the delivery to any persons or body of persons of acopy of any such work shall not be required.
- (2) Where a register of copyright in books is kept under the authority of the government of a British possession, an extract from that register purporting to be certified as a true copy by the officer keeping it, and authenticated by the public seal of the British possession, or by the official scal or the signature of the governor of a British possession, or of a colonial secretary, or of some secretary or minister administering a department of the government of a British possession, shall be admissible in evidence of the contents of that register, and all courts shall take judicial notice of every such seal and signature, and shall admit in evidence, without further proof, all documents authenticated by it.
- (3) Where before the passing of this Act an Act or ordinance has been passed in any British possession respecting copyright in any literary or artistic works, Her Majesty in Council may make an Order modifying the Copyright Acts and this Act, so far as they apply to such British first produced therein, in such manner as to Her Majesty in Council seems expedient.
- (4) Nothing in the Copyright Acts or this Act shall prevent the passing in a British possession of any Act or ordinance respecting the copyright within the limits of such possession of works first produced in that possession.
- 9. Where it appears to Her Majesty expedient that an Order in Council under the International | Copyright Acts made after the passing of this Act as respects any foreign country, should not apply to any British possession, it shall be lawful for Her Majesty by the same or any other Order in Council to declare that such Order and the International Copyright Acts and this

Act shall not, and the same shall not, apply to such British possession, except so far as is necessary for preventing any prejudice to any rights acquired previously to the date of such Order; and the expressions in the said Acts relating to Her Majesty's dominions shall be construed accordingly; but save as provided by such declaration the said Acts and this Act shall apply to every.British possession as if it were part of the United Kingdom.

- 10. (1) It shall be lawful for Her Majesty from time to time to make Orders in Council for the purposes of the International Copyright Acts and this Act, for revoking or altering any Order in Council previously made in pursuance of the said Acts, or any of them.
- (2) Any such Order in Council shall not affect prejudicially any rights acquired or accrued at the date of such Order coming into operation, and shall provide for the protection of such rights.

II. In this Act, unless the context otherwise requires-

The expression "literary and artistic work" means every book, print, lithograph, article of sculpture, dramatic piece, musical composition, painting, drawing, photograph, and other work of literature and art to which the Copyright Acts or the International Copyright Acts, as the case requires, extend.

The expression "author" means the author, inventor, designer, engraver, or maker of any literary or artistic work, and includes any person claiming through the author; and in the case of a posthumous work means the proprietor of the manuscript of such work and any person claiming through him; and in the case of an encyclopædia, review, magazine, periodical work, or work published in a series of books or parts, includes the proprietor, projector, publisher, or

The expressions "performed" and "performance" and similar words include representation and similar words.

The expression "produced" means, as the case requires, published or made, or, performed or represented, and the expression "production" is to be construed accordingly.

The expression "book published in numbers" includes any review, magazine, periodical work, work published in a series of books or parts, transactions of a society or body, and other possession, and to literary and artistic works | books of which different volumes or parts are published at different times.

> The expression "treaty" includes any con-| vention or arrangement.

The expression "British possession" includes any part of Her Majesty's dominions exclusive of the United Kingdom; and where parts of such dominions are under both a central and a local legislature, all parts under one central legislature are for the purposes of this definition deemed to be one British possession.

12. The Acts specified in the Third Schedule to this Act are hereby repealed as from the passing of this Act to the extent in the third column of that schedule mentioned:

Session and

Session and

Provided as follows:

- (a) Where an Order in Council has been made before the passing of this Act under the said Acts as respects any foreign country the enactments hereby repealed shall continue in full force as respects that country until the said Order is revoked.
- (b) The said repeal and revocation shall not prejudice any rights acquired previously to such repeal or revocation, and such rights shall continue and may be enforced in like manner as if the said repeal or revocation had not been enacted or made.

FIRST SCHEDULE.

INTERNATIONAL COPYRIGHT ACTS.

PART I.

Session and Chapter.	Title.	Short Title.	
7 & 8 Vict.	An Act to amend	The Interna-	
C. 12.	the law relating	tional Copy-	,
	to International	right Act,	
	Copyright.	1844.	
15 & 16 Vict.	An Act to enable	The Interna-	
c. 12.	Her Majesty to	tional Copy-	
	carry into effect a		
	convention with	1852.	
	France on the sub-		
	ject of copyright,		
	to extend and ex-		
•	plain the Interna-		
	tional Copyright		,
	Λ cts, and to ex-		
	plain the Acts re-		
	lating to copyright		•
0.0 377.4	in engravings.	PP01 T .	,
	An Act to amend		
C. 12.	the law relating		
	to International		1
	Copyright.	1875.	1

PART II.

Title.

Enactments re-

Chapter.	Title.	ferred to.	
25 & 26 Vict.	An Act for amend-	Section	
с. 68.	ing the law relat- ing to copyright in works of the fine arts, and for repressing the	twelve.	
	commission of fraud in the pro-		
	duction and sale of such works.	ı	ļ

SECOND SCHEDULE.

COPYRIGHT ACTS.	
Title.	Short Title.
An Act for the encouragement of the arts of designing, engraving, and etching, historical, and other prints by vesting the properties thereof, in the inventors and engravers during the time therein-mention-ce	ing Copy- right Act, 1734-
An Act to amend and render more effectual an Act made in the eighth year of the reign of King George the Second, for encouragement of the arts of designing, engraving, and etching, historical and other prints, and for vesting in and securing to Jane Hogarth, widow, the property in	right Act,
An Act for enabling the two Universities in England, the four Universities in Scotland, and the several Colleges of Eton, Westminster, and Winchester, to hold in perpetuity their	The Copyright Act,
given or bequeathed to the said universities and colleges for the advancement of usefull earning and other purposes of education and for amending so much of an Act of the eighth year of the reign of Queen Anne, as relates to the delivery of books to the warehouse-keeper of the Stationers' Company for the use	
	An Act for the encouragement of the arts of designing, engraving, and etching, historical, and other prints by vesting the properties thereof, in the inventors and engravers during the time therein-mentionec. An Act to amend and render more effectual an Act made in the eighth year of the reign of King George the Second, for encouragement of the arts of designing, engraving, and etching, historical and other prints, and for vesting in and securing to Jane Hogarth, widow, the property in certain prints. An Act for enabling the two Universities in England, the four Universities in England, the four Universities in Scotland, and the several Colleges of Eton, Westminster, and Winchester, to hold in perpetuity their copyright in books given or bequeathed to the said universities and colleges for the advancement of usefull earning and other purposes of education and for amending so much of an Act of the eighth year of the reign of Queen Anne, as relates to the delivery of books to the warehouseleeper of the Stationers' Company for the use the stationers' Company

libraries therein

mentioned.

Session and Chapter.	Title.	Short Title.	Session and Chapter.	Title.	Short Title.
17 Geo. 3, c. 57·	An Act for more effectually securing the property of prints to inventors and engravers by enabling them to sue for and recover penalties in certain cases.	The Prints Copyright Act, 1777.	25 & 26 Vict. c. 68.	An Act for amending the law relating to copyright in works of the fine arts, and for repressing the commission of fraud in the production and sale of such works.	The Fine Arts Copyright Act, 1862.
54 Geo. 3, c. 56.	An Act to amend and render more effectual an Act of His present Majesty for en-	The Sculp- ture Copy- right Act, 1814.		THIRD SCHEDULI	£.
	couraging the art			ACIS REFEALED.	
'	of making new models and casts of busts and other		Session and Chapter.	Title.	Extent of Repeal.
	things therein mentioned, and for giving further encouragement to such arts.		7 & 8 Viet. c. 12.	An Act to amend the law relating to international	teen, seven- teen, and
3 Will. 4, c.		tic Copy- right Act,	15 & 16 Vict. c. 12.	copyright. An Act to enable Her Majesty to carry into effect a convention with	to five both
5 & 6 Will. 4, c. 65.	An Act for pre- venting the pub- lication of Lec- tures without con- sent.	Copyrig ht Act, 1835.		France on the subject of copy- right, to extend and explain the International Co-	tions eight and eleven.
4, c. 69.	copyright in prints and engravings to Ireland.	and Engravings Copyright Act, 1836.	 	pyright Acts, and to explain the Acts relating to copyright engravings.	S. much of
6 & 7 Will. 4, c. 110.	An Act to repeal so much of an Act of the fifty-fourth year of King George the Third, respecting copyrights, as requires the delivery of a copy of every published book to the libra-	right Act, 1836.	c. 68.	An Act for amending the law relating to copyright in works of the fine arts, and for repressing the commission of fraud in the production and sale of such works.	section twelve as incorpo- rates any
	ries of Sion Col- lege, the four Uni- versities of Scot-			The 8th October, 188	36.
	land, and of the King's Inns in Dublin.		for general i	The following Statut nformation:—	,
c. 45.	An Act to amend the law of copy- right. An Act to amend the law relating	The Copyright Act, 1842. The Colonial Copyright	An Act to	% 50 VICTORIA, c provide, during tw Discipline and Regu	elve months, alation of the
J J•	to the protection in the Colonies of works entitled to convergent in	Act, 1847.	army within	16th the raising or keep n the United King Ireland in time of	dom of Great

to copyright in the United King-

dom.

army within the United Kingdom of Great Britain and Ireland in time of peace, unless it be with the consent of Parliament, is against law

And whereas it is adjudged necessary by Her Majesty and this present Parliament, that a body of forces should be continued for the safety of the United Kingdom and the defence of the possessions of Her Majesty's Crown, and that the whole number of such forces should consist of one hundred and fifty-one thousand eight hundred and sixty-seven men, including those to be employed at the depôts in the United Kingdom of Great Britain and Ireland for the training of recruits for service at home and abroad, but exclusive of the numbers actually serving within Her Majesty's Indian possessions:

And whereas it is also judged necessary for the safety of the United Kingdom, and the defence of the possessions of this realm, that a body of Royal Marine forces should be employed in Her Majesty's fleet and naval service, under the direction of the Lord High Admiral of the United Kingdom, or the Commissioners for executing the office of Lord High Admiral aforesaid:

And whereas the said marine forces may frequently be quartered or be on shore, or sent to do duty or be on board transport ships or vessels, merchant ships or vessels, or other ships or vessels, or they may be under other circumstances in which they will not be subject to the laws relating to the Government of Her Majesty's forces by sea:

And whereas no man can be forejudged of life. or limb, or subjected in time of peace to any kind of punishment within this realm by martial law, or in any other manner than by the judgment of his peers and according to the known and established laws of this realm; yet nevertheless it being requisite, for the retaining an the before-mentioned forces, and other persons subject to military law, in their duty, that an exact discipline be observed, and that persons belonging to the said forces who mutiny or stir up sedition, or desert Her Majesty's service, or are guilty of crimes and offences to the prejudice of good order and military discipline, be brought to a more exemplary and speedy punishment, than the usual forms of the law will allow:

And whereas the Army Act, 1881, will expire in the year one thousand eight hundred and eighty-six on the following days:

- (a) in the United Kingdom, the Channel Islands, and the Isle of Man, on the thirtieth day of April; and
- (b) elsewhere in Europe, inclusive of Malta, also in the West Indies and America, on the thirty-first day of July; and
- (c) elsewhere, whether within or without Her Majesty's dominions, on the thirty-first day of December:

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

- 1. This Act may be cited as the Army (Annual) Act, 1886.
- 2. (1) The Army Act, 1881, shall be and remain in force during the periods herein after

mentioned, and no longer, unless otherwise provided by Parliament; that is to say,

- (a) within the United Kingdom, the Channel Island, and the Isle of Man, from the thirtieth day of April one thousand eight hundred and eighty-six to the thirtieth day of April one thousand eight hundred and eighty-seven, both inclusive; and
- (b) elsewhere in Europe, inclusive of Malta, also in the West Indies and America, from the thirty-first day of July one thousand eight hundred and eighty-six to the thirty-first day of July one thousand eight hundred and eighty-seven, both inclusive; and
- (c) elsewhere whether within or without Her Majesty's dominions from the thirtyfirst day of December one thousand eight hundred and eighty-six to the thirty-first day of December one thousand eight hundred and eighty-seven, both inclusive;

and the day from which the Army Act, 1881, is continued in any place by this Act is in relation to that place referred to in this Act as the commencement of this Act.

- (2) The Army Act, 1881, while in force shall apply to persons subject to military law, whether within or without Her Majesty's dominions.
- (3) A person subject to military law shall not be exempted from the provisions of the Army Act, 1881, by reason only that the number of the forces for the time being in the service of Her Majesty, exclusive of the marine forces, is either greater or less than the number hereinbefore mentioned.
- 3. There shall be paid to the keeper of a victualling house for the accommodation provided by him in pursuance of the Army Act, 1881, the prices specified in the Schedule to this Act.

Amendments of Army Act, 1881.

4. Whereas under section forty-one of the Army Act, 1881, sub-section five, a person subject to military law is liable, if convicted by court-martial of any offence not before in the said Act particularly specified, which when committed in Eagland is punishable by the law of England, to suffer such punishment as in the said section mentioned

And whereas doubts frequently arise to whether an offence punishable by the law of England is or is not before in the said Act particularly specified, and it is expedient to prevent such doubts: Be it therefore enacted as follows:—

The words "not before in this Act particularly specified" shall be omitted from sub-section five of section forty-one of the Army Act, 1881.

5. Whereas sub-section one of section seventy of the Army Act, 1881, provides that "Her "Majesty may, by rules to be signified under "the band of a Secretary of State, from time "to time make" provisions in respect of various matters relating to courts-martial, including "the confirmation and revision of the "findings and sentences of courts-martial":

And whereas in some cases the conviction by court-martial of a person subject to military law is valid, but the sentence by reason of being in excess of what is authorised by law or otherwise, is invalid, and doubts have arisen as to whether the said rules can extend to the making of provisions for the passing of a valid sentence in such a case, and with a view to prevent miscarriage of justice it is expedient to remove such doubts: Be it therefore enacted as follows:-

In sub-section one of section seventy of the Army Act, 1881, there shall be inserted after the words "revision of the findings and sen-tences of courts-martial" the words "and enabling the authority having power under section fifty-seven of this Act to commute sentences to substitute a valid sentence for an invalid sentence of a court-martial

6. Whereas by section eighty-four of the Army Act, 1881, provision is made respecting the re-engagement of "a soldier of the regular forces, if in army service, and within three years of the completion of his original term of enlist-ment," and doubts have arisen as to the computation of the said three years, and it is expedient to remove such doubts: Be it therefore enacted as follows:-

In section eighty-four of the Army Act, 1881, the words "after the expiration of nine years from the date of his original term of enlistment" shall be substituted for the words "within three years of the completion of his original term of enlistment.

7. Whereas the twelfth sub-section of section one hundred and seventy-nine of the Army Act, 1881, as amended by section seven of the Army (Annual) Act, 1884, is as follows :-

"Nothing in the provisions of this Act relating to the term of enlistment, to the conditions of service, to appointment or transfer, to transfor to the reserve, to the re-engagement or prolongation of service, or to forfeiture of service of a soldier of the regular forces, or to the rules for reckoning service for discharge or transfer to the reserve, shall apply to the Royal

"Save that if regulations made by a Secretary of State and the Admiralty provide for the transfer of men of the Royal Marines to any other part of Her Majesty's regular forces, a man of the Royal Marines may, with his consent, be so transferred in accordance with the said regulations, and subject to those regulations shall become a soldier of the said part of Her Majesty's regular forces in like manner, so nearly as circumstances admit, as if he had been enlisted in pursuance of this Act." -

And whereas it is expedient to provide for the transfer to the Royal Marines of men belonging to other portions of Her Majesty's regular forces: Be it therefore enacted as fol-

There shall be added to section one hundred and seventy-nine of the Army Act, 1881, at the end of the said twelfth sub-section, the following enactment:

And save that if any regulations so made provide for the transfer to the Royal Marines of men belonging to any other part of Her Majesty's regular forces, a man belonging to such part may, with his consent, be so transferred in accordance with the said regulations, and, subject to those regulations, shall become a man of the Royal Marines in like manner, so nearly as circumstances admit, as if he had been enlisted in pursuance of the Acts relating to the Royal Marines.

8. Whereas section one hundred and eightytwo of the Army Act, 1881, provides that a warrant officer not holding an honorary com-mission shall not be tried by a regimental court-martial nor sentenced by a district courtmartial to any punishment not in this section mentioned and (by sub-section two) provides that "without prejudice to any other power of "a court-martial he may be sentenced by a "court-martial other than a regimental court-"martial to be dismissed from the service," and to the other punishments in that sub-section mentioned:

And whereas those punishments, though including reduction to the ranks, do not include the lower punishment of forfeitures, fines, and stoppages, and it is expedient to include the same, and to remove doubts as to the meaning of the words "without prejudice to any other "power of a court-martial": Be it therefore enacted as follows:-

In sub-section two of section one hundred and eighty-two of the Army Act, 1881, the following words:

"Without taking away any power of a courtmartial, other than a district court-martial, he may be sentenced by any court-martial having power to try him to such forfeitures, fines, and stoppages as are allowed by this Act either in addition to or without any other punishment, and also to be dismissed from the service,"

shall be substituted for the above recited words in the said sub-section.

9. Whereas in the Army Act, 1881, reference is made to the Naval Discipline Act, 1866:

And whereas by the Naval Discipline Act, 1884, the "Naval Discipline Act." is made the short title of the Naval Discipline Act, 1866, as amended by the Naval Discipline Act, 1884: Be it therefore enacted as follows:-

In the Army Act, 1881, the figures "1866" shall be omitted after the words "Naval Discipline Act," wherever these words occur.

SCHEDULE.

Accommodation to be provided. Maximum Price. Lodging and attendance for soldier. Two pence halfpenwhere I or weal turmshed.
Hot weal as specified in Part I. of the Second Schedule to the Army Act, 1861. Where no bot meal furnished, Four penny each, ledging and attendance, and candles, vinegar, salt, and the use of fire, and the necessary utensits for dressing and eating because Ten pounds of oats, twelve pounds of hay, and eight pounds of straw per day for each lorse.

One shilling and nine pence per day. nine perce per per day for each lorse.

Lodging and attendance for officer Two shillings per

Note.-An officer shall pay for his food.

S HARVEY JAMES, Offg. Secretary to the Government of India.

night.

HOME DEPARTMENT.

NOTIFICATIONS.—Public.

Simla, the 4th October, 1886.

No. 1572.—The following Resolution is published for general information:

Extract from the Proceedings of the Government of India in the Home Department (Public),—under date Simla, the 4th October, 1886.

RESOLUTION.

A prolonged correspondence has taken place with Her Majesty's Government on the subject of the system under which Natives of India are admitted either to the Covenanted Civil Service under the Statute 21 & 22 Vie., cap. 106, section 32, or under the Statute 33 Vie., cap. 3, section 6, to offices formerly reserved exclusively to members of that Service. As a result of this correspondence, Her Majesty's Secretary of State has recently accepted a suggestion made by the Government of India that the question of the admission of Natives of India to such service and offices should be reopened and carefully considered, and has requested that a Commission should be appointed in India for that purpose. He has also expressed a desire that the enquiry to be made by the Commission should extend, not only to the admission of Natives to the offices referred to above, but to their employment in all branches of the public service connected with the civil administration of the country. From the subjects to be referred to the Commission, all questions connected with the conditions on which English candidates are admitted to the Indian Civil Service examination in England are excluded.

In regard to the constitution of the Commission, the Secretary of State indicates his view that it should include a proportion of Native members, which may sufficiently represent the different classes and modes of thought in India, and that it should also include a trained English lawyer, if possible, of judicial In regard to its object, the Commission would, broadly speaking, experience. In regard to its object, the Commission would, broadly speaking, be required to devise a scheme which may reasonably be hope I to possess the necessary elements of finality, and to do full justice to the claims of Natives of India to higher and more extensive employment in the public service. The Governor-General in Council fully and cordially accepts this decision, and in accordance therewith has resolved to appoint a Commission for the purpose of In making the suggestion which has now resulted in this giving effect to it. decision, the Government of India expressed the belief that any scheme to be entirely satisfactory would require parliamentary legislation hereafter. be further remarked that the investigations of the Commission now to be constituted will be preparatory to the Parliamentary enquiry into Indian affairs which it is the intention of Her Majesty's Government to undertake at an early date.

2. As regards the composition of the Commission, the Governor-General in Council, in view of the scope of the enquiry and the magnitude and variety of the interests involved, considers that the matter can be best dealt with by a Commission consisting of about fifteen members, including the President, for which office His Excellency in Council has selected the Hon'ble Sir Charles Aitchison, K.C.S.I., C.I.E., Lieutenant-Governor of the Punjab. The Governments of Madras, Bombay, Bengal, and the North-Western Provinces with Oudh will each be invited to submit the names of three officers whose personal experience of the actual working of district administration (including as far as possible in that term both executive and judicial branches) has been sufficiently varied and extensive to entitle them to speak with authority upon that subject for their own Provinces. From the names thus submitted the Governor-General in Council will select a representative for each of the four Provinces above mentioned. The Punjab will be represented by the President. With a view to ensure the proper representation of Native opinion on the Commission, the Local Governments named should at

once take such steps as may in their opinion be necessary to ascertain the persons regarded as most completely representative of Native opinion, and as commanding the widest confidence amongst their fellow-countrymen; and the Governor-General in Council would be glad to be furnished as soon as may be found possible by each of the above Local Governments with the names of not less than three gentlemen, being natives of the Province concerned, who are considered best fitted to represent on the Commission the several classes and modes of thought From the names so submitted, His Excellency in Council in the Province. will choose four Provincial representatives, and he will also reserve the powerof making, after due consideration and enquiry, additional nominations, with a view to the more complete representation of Native views. A representative of the non-official European and of the Eurasian community respectively will be selected by the Governor-General in Council, and to this end the Local Governments mentioned above are requested to submit the names of the gentlemen who, in their opinion, would best represent the views of those communities respectively. His Excellency will also appoint a delegate on behalf of the Government of India and a trained English lawyer of judicial experience. The duties of Secretary of the Commission will be performed by Mr. F. C: Daukes, one of the Under-Secretaries to the Government of India, who will be specially deputed for this purpose.

- The enquiry is to embrace the employment of Natives of India not only in appointments ordinarily reserved by law for members of the Covenanted Civil Service, but also in the Uncovenanted Service generally, including in this term the lower administrative appointments, executive and judicial, and all special Departments connected with the civil administration of the The enquiry thus contemplated is not only one of great magnitude and importance, but such as requires a careful preliminary collection of facts. Such an investigation has already been made in regard to the class of appointments hitherto ordinarily reserved for the Covenanted Civil Service and in regard to uncovenanted executive and judicial posts; but no such investigation has been prosecuted in the case of other branches of the public For these reasons, and also because the constitution of a Commission. settled rather with reference to the considerations likely to arise in connection with the posts above referred to, might not be altogether suitable for an enquiry into special branches of the public service, it seems desirable that the two matters should be separately dealt with. For the present, accordingly, the Government of India thinks it well that the Commission should direct its attention mainly to the question of the conditions under which Natives of India should be employed in the posts which are or linarily reserved for the Covenanted Service, and to questions relating to the admission of Natives of India and Europeans re-pectively to those branches of the Uncovenanted Service which are directly engaged in the executive and judicial administration of the country. The enquiry in regard to other branches of the public service will thus be postponed until the more important question has been dealt with. It may afterwards be convenient to reconstitute the Commission with a view to enable it to deal with the remaining questions, which are more or less technical in their character, and for a proper settlement of which it is essential that recourse should be had to the professional opinion of experts.
- 4. With reference to the preliminary collection of facts declared in the foregoing paragraph to be a necessary preparatory step in this enquiry, it must here be stated that the question of the proper strength of the Covenanted Service has already formed the subject of careful examination, and important decisions upon it have been arrived at by the Government of India in communication with Her Majesty's Secretary of State. All relevant papers bearing on this question will be laid before the Commission, and it is believed that, in view of the discussions which have already taken place, and the conclusions which have been come to, there will be no necessity to go over the same ground again. The Commission, however, is not precluded from reviewing the facts thus collected or the conclusions thus arrived at. Accordingly, should it find in the course of its investigations reason for thinking that a further limitation in the number of posts reserved by law for the Covenanted Service is desirable, or that the larger employment of Natives of India in particular offices or classes of offices connected with the civil administration not now usually held by

them may be conducive to the public good, either absolutely or on condition of the freer admission of Europeans to offices from which they in their turn are now excluded, it will not be debarred from submitting any recommendations it may desire on such points. These, however, should be regarded as supplementary points, and the most important duty of the Commission in this portion of its enquiries will be to consider the means best adapted to secure the admission of competent Natives of each Province of India to such full proportion of the Covenanted Service employed in that Province as may not under the orders of Her Majesty's Government be, reserved for Europeans.

- As regards the scope of the enquiry to be entrusted to the Commission, it may further be stated that the investigation should not be confined to the rules framed under the Statute 33 Vic., cap. 3, section 6, but should be instituted with a view to Parliamentary legislation, if necessary. It is not possible to specify at the present moment with any approach to completeness the various points which should come under the consideration of the Commission, but attention may be drawn to the great importance of conducting a careful enquiry into the evidence as to the existence and extent of any dissatisfaction which may be felt by the Native community in regard to the existing Statutory Service; into the grounds upon which any such feeling, if it prevails, is based; into the question whether it is the Statute of 1870 itself that is objected to, or the rules framed under it; and into the results of the selections made under the Statute. It may be observed that the Statute of 1870 is one of remarkable breadth and liberality; that it empowers the Government of India and the Secretary of State acting together to frame rules under which Natives of be admitted to any of the offices hitherto reserved to the India may Covenanted Civil Service; and that it would appear that there is practically no method of selecting Natives for higher employment in India which its provisions would not allow to be attempted. The grounds therefore of any objection to a Statute of this character require careful scrutiny.
- It has been suggested that the Act of 1870 is open to objection, because it admits persons to specific appointments only, and not to membership in an organized "Service." The reasons for this desire to be enrolled in a Service should be fully weighed, and it should be considered how far the privileges of pay, promotion, and retiring annuity, which Indian public servants enjoy through belonging to the Covenanted Civil Service, and the conditions generally under which they hold their offices, are suitable to Natives of India obtaining office under the Statutory Rules. It appears to be expressly suggested that the Act of 1870 is unpopular, because a person appointed under it draws, according to the rules laid down, pay at a lower rate than if he were a member of the Indian Civil Service appointed after competition in London. This point will require serious consideration from the Commissioners, because, among other reasons, it raises an important question as to the financial saving, which it is generally supposed will arise from the more extensive employment of Native gentlemen in the public service.
- 7. If it be found on enquiry that it is the Statutory Rules which excite dissatisfaction and not the Statute itself, the grounds of such dissatisfaction should be closely examined. It will be most useful to ascertain, for example, whether the communities of the various Provinces, and especially the classes from which Native public servants are commonly drawn, disapprove of selection in any form, with or without probation; whether competition of some sort is the only mode of selection which commends itself to them; and whether they think that a combination of both systems possesses advantages, more especially with regard to the promotion to higher office of deserving members of the subordinate executive and judicial services. It is scarcely necessary to remark that in a country of such extent as India, inhabited by a population so vast and various, and of such unequal civilization, the evidence taken on these points, to be of real value, should be collected over a wide area and from numerous classes of people.
- 8. In connexion with the question whether or not it is desirable that there should be a competitive examination in England for Natives of India, the Commission will no doubt fully examine into and report on the advantages and disadvantages of competitive selection in India, on the conditions of such competition, on the view which is likely to be taken of such a system by the Native

community at large, and on the desirability or otherwise of requiring or encouraging candidates selected in India to proceed to England with a view to passing there a period of probationary training. If the Commissioners are favourable to the maintenance, substantially, of the present system, which permits Natives to compete in England, it will be necessary to enquire what are the limits of age for Native candidates, and what the changes (if any) in the character of their examination which the Commissioners would recommend. It has already been stated that no question regarding English candidates is referred to the Commission; but, in view of the difficulty of reconsiling the systems which are respectively best adapted to the two classes, and supposing that the Commission decide on recommending the maintenance of the present system of competitive examination in England, the Commissioners should give special attention to a suggestion made by the Bengal Government that the number of Native probationers to be selected by competitive examination in London should be first fixed, and that the Native candidates should be selected by an examination separate from that of the Europeans, and especially adapted as regards limits of age and otherwise to the conditions of Natives of India.

- With regard to the question of affording facilities to Natives of India to proceed to England to compete for the Indian Civil Service, the Commissioners will doubtless be able to obtain much valuable evidence from an enquiry on the following points: (1) whether there is reason to believe that the young Natives obtained under the existing system of the open competition in England for the public service in India are the best as regards character and capacity who could be got for it under any system; (2) whether such a system is favourably looked upon by large and important classes in India; and (3) what is the relative weight to be attuched to recent representations which affirm the general willingness of Indian youths to cross the sea for education, and to others which as strongly deny it. The British Inlian Association, for example, appears to have said in a petition to Parliament that "a journey to England entails not only expense and hardship, but the loss of social position to all but the small minority who break with Indian society from personal motives, and are unable to faithfully reflect its sentiments by reason of their isolation."
- In conclusion, the Governor-General in Council would observe that he has no desire to fetter the discretion of the Commission as to the particular method of enquiry which it desires to pursue. The correspondence which has taken place with Her Majesty's Secretary of State and with Local Governments and Administrations on the subject of the Statute of 1370 and the Rules framed thereunder will be placed at the disposal of the Commission, and, with this correspondence before it, it will devolve upon the Commission to determine the particular method or methods of enquiry which may be best calculated to effect the object which the Government has in view.

A complete list of the names of the members composing the Commission will be published in a subsequent Resolution.

Madras. Bomlmy. Bengal. N. W. P. and Oudh. Punjab.

Central Provinces Burma. Assnin. Coorg. Hyderabad.

ORDER.—Ordered, that a copy of the above Resolution be forwarded to the Local Governments and Administrations marginally noted, with the request that due facilities may be afforded to the Commission in the discharge of the duties entrusted to it. The attention of

the Governments of Madras, Bombay, Bengal, and the North-Western Provinces and Oudh is at the same time invited to the instructions contained in paragraph 2 of the Resolution.

of Superintendent Blair and the Nicobars. Sanitary Commissioner with the Government of Indis. Surgeon-General with the Government of India. Secretary to the Board of Examiners.

Port Registrar of the Cal-trs. cutta University. with Registrar of the High Court, Calcutta. irector General of Statistics to the Gov-Director ernment of India. Director General of the Archmological Survey of India.

Ordered also, that a copy of the Resolution be forwarded to the Departments of the Government of India for information and communication to the Heads of Departments subordinate to them; and that copies be forwarded to the officers noted in the margin.

Ordered further, that a copy of the Resolution be forwarded to the Hon'ble Sir Charles Aitchison, K.C.S.I., C.I.E., Lieutenant-Governor of the Punjab, for information.

ESTABLISHMENTS.

The 4th October, 1886.

No. 332.—The Governor-General in Council has been pleased, under the provisions of the Act 24 & 25 Vic., Cap. 67, Section 27, to appoint the Honourable James Braithwaite Peile, M.A., C.S.I., Member of the Council of His Excellency the Governor of Bombay, to act temporarily as an Ordinary Member of the Council of the Governor-General in the place of the Honourable Sir S. C. Bayley, K.C.S.I., C.I.E., who has been granted leave of absence on medical certificate for six months. The Honourable Mr. Peile has this day, in the forenoon, taken his seat in the said Council of the Governor-General under the usual salute.

The 7th October, 1886.

No. 334.—The Hon'ble C. D. Field, M.A., LL.D., a Judge of the High Court of Judicature at Fort William in Bengal, is permitted to resign Her Majesty's Bengal Civil Service, with effect from the 7th March, 1886.

MEDICAL.

The 6th October, 1886.

No. 514.—The services of Surgeon-Major B. Franklin, Joint Medical Officer in charge of Simla, are temporarly placed at the disposal of the Government of the Punjab, with effect from the 4th November, 1880.

PORT BLAIR.

The 8th October, 1886.

No. 677.—The furlough for one year granted to Mr. M. V. Porthan, Extra Assistant Superintendent, 1st Class, Port Blair and the Nicobars, by Home Department Notification No. 629, dated the 13th ultimo, is hereby cancelled.

PATENTS.

The 2nd October, 1886.

No. 1225.—Specifications of the undermentioned inventions have been filed, under the provisions of Act XV of 1859, in the Office of the Secretary to the Government of India in the Home Department. Copies have been sent to one of the Secretaries to each of the Governments of Bengal, Fort St. George, Bombay, and the North-Western Provinces. A copy of every specification is open to public inspection, at all reasonable hours, at the Office of the Secretary to the Government of India in the Home Department at the Presidency, upon payment of a fee of one rupee. A cett-field copy of any specification will be given to any person requiring the same on payment of the expense of copying.—

No. 58 of 1886.—John Johnston, late Major, 2nd
Bittalion, 24th Regiment, 66
Claim-ford? Estate, Metapollum,
Madra, at present residing at
Chande magore, for an improved
netford an I portable apparatus for
crushing and extracting fibre from
various fibre plants, more especially of the plantain and pincapple
family.

No. 122 of 1886.—Thomas William Worsdell, Engineer, of Gateshead on Tyne, in the County of Durham, England, for improvements in compound locomotive and other steam-engines.

No. 166 of 1886.—Edward John Houghton, of Pilkington Road, Peckham, in the County of Surrey, England, Electrical Engiaeer, for improvements in lighting railway trains by electricity and in apparatus for that purpose.

A. P. MACDONNELL,

Offe. Secretary to the Government of India.

REVENUE AND AGRICULTURAL DEPARTMENT.

NOTIFICATION.—SURVEYS.

Simla, the 8th October, 1886.

No. 840—17-21 S.—Mr. T. A. Pope, Assistant Superintendent, 1st Class, Madras Survey, is appointed Assistant Superintendent, 2nd Grade, in the Survey of India Department, with effect from the 1st instant.

C. J. LYALL,

Offg. Secretary to the Government of India.

FOREIGN DEPARTMENT.

NOTIFICATIONS.

Simla, the 5th October, 1886.

No. 1800 G.—The services of Captain R. G. Jones, M.S.C., 1st Madras Lancers, and Staff Odicer and Adjutant, Mysore Silladar Horse, are replaced at the disposal of the Commander-in-Chiet, Madras, with effect from the date on which he may be relieved of his duties.

The 6th October, 1886.

No. 1003 G.—In Foreign Department Notification, No. 1652G., dated the 19th August, 1886, for "Muhammad Umrao Ali Khan," read "Muhammad Murad Ali Khan."

The 7th October, 1886.

No. 1914 G.—The following reversions and postings will take place consequent on the return from furlough of Mr. J. G. Cordery, C.S., Resident of the 1st Class and Resident at Hyderabad:—

Colonel E. C. Ross, C.S.I., officiating Resident of the 1st Class, and officiating Resident at Hyderabad, reverts to his substantive appointment of Resident of the 2nd Class and Resident in the Persian Gulf.

Licutenant-Colonel S. B. Miles, officiating. Resident of the 2nd Class and officiating Resident in the Persian Gulf, reverts to his substantive grade of Political Agent of the 1st Class, and is posted as Political Agent at Muscat.

Lieutenant-Colonel E. Mockler, officiating Political Agent of the 1st Class and Political Agent at Muscat, reverts to his substantive grade of Political Agent of the 2nd Class, and is posted as Assistant Political Agent at Basra.

Captain H. M. Temple, officiating Political Agent of the 2nd Class, reverts to officiating Political Agent of the 3rd Class.

Mr. P. J. C. Robertson, officiating Political Agent of the 3rd Class, and Assistant Political Agent at Basra, reverts to his substantive grade of Political Assistant of the 1st Class, and is posted as First Assistant to the Political Resident in the Persian Gulf.

Lieutenant P. J. Melvill, Palitical Assistant of the 1st Class, sub. pro tem., reverts to Political Assistant of the 2nd Class, sub. protem

Lieutenant L. S. Newmarch, Political Assistant of the 2nd Class, sub. pro tem., reverts to officiating Political Assistant of the 2nd Class.

Lieutenant W. C. R. Stratton, officiating Political Assistant of the 2nd Class, reverts to Political Assistant of the 3rd Class, sub. pro tem.

Lieutenant A. F. Pinhey, Political Assistant of the 3rd Class, sub. pro tem., reverts to officiating Political Assistant of the 3rd Class.

No. 1926 G.—The Governor-General in Council is pleased to recognize the appointment of Mr. Francisco Celestino Feliciano de Menezes, as Acting Consul for Portugal in British India, at Bombay, during the absence of Mr. F. M. do Canto.

The 1st October, 1886.

No. 3538 7.—In modification of the Notification of the Government of India in the Foreign Department, No. 529 I., dated the 1st March, 1883, the Governor-General in Council is pleased to extend the provisions of Chapter Xi.V of the Code of Civil Procedure, so far as they are applicable, to the Civil and Military Station of Bangalore.

The 8th October, 1886.

No. 1695 F.—His Excellency the Vicerov and Governor-General is pleased to confer upon Sardar Muhammad Aizal Khan, C.S.I., Knan

Bahadur, Ressaidar in the 11th (Prince of Wales's Own) Bengal Lancers, and Aide-de-Camp to the Viceroy, the title of "Nawab" as a personal distinction.

H. M. DURAND,

Secretary to the Government of India.

DEPARTMENT OF FINANCE AND COMMERCE.

NOTIFICATIONS.

LEAVE AND APPOINTMENTS.

Simla, the 7th October, 1886.

No. 3556.—Major A. W. Baird, R.E., officiating Mint Master, Calcutta, having been appointed to officiate as Mint Master, Bombay, and Surgeon-Major J. Scully having been appointed to hold charge of the current duties of the office of Mint Master, Calcutta, in addition to his own duties, Major Baird made over and Surgeon-Major Scully received charge of the Calcutta Mint after noon on the 1st October, 1886.

CODES.

The 6th October, 1886.

No. 3535.

CIVIL PENSION CODE.

PAGE 39.

Section 82.

Exception.

Before the word "establishments" in line 1 of this Exception, add the following words "and district gardens"

SEPARATE REVENUE, ASSESSED TANES, INCOME TAX.

The 8th October, 1886.

No. 3567.—In exercise of the powers conferred by Section 6 of Act II of 1886, the Governor-General in Council is pleased to exempt from liability to the tax payable under that Act during the year ending the 31st March, 1887, all persons (other than servants of the Government or of a local authority) residing in the town or fort of Jhansi or in any of the lands which may be ceded to the British Government in accordance with the proposal referred in the preamble to Part I of the Jhansi and Morar Act, XVII of 1886, whose annual income from all sources is less than one thousand rupees.

J. F. FINLAY, Offg. Secretary to the Government of India.

MILITARY DEPARTMENT.

Simla, the 8th October, 1886.

APPOINTMENTS.

No. 662,—ADJUTANT-GENERAL'S DEPART-

Colonel H. M. Evans, Deputy-Assistant Adjutant-General, to be Assistant Adjutant-General, vice Lieutenant-Colonel N. R. Stewart, whose tenure of appointment has expired. Dated 6th September, 1886.

No. 663.—Divisional Staff—

Major-General His Royal Highness the Duke of Connaught and Strathearn, K.G., K.T., K.P., G.C.S.I., G.C.M.G., C.B., to the divisional staff of the army, vice Lieutenant-General Sir M. A. S. Biddulph, K.C.B., who has resigned that appointment. Dated 27th September, 1886.

ORDNANCE DEPARTMENT.

No. 651.—Colonel H. McLeod, R.A., Superintendent, Gun Carriage Factory, Madras, to be Inspector-General of Ordnance, Madras, vice Major-General S. H. E. Chamier, C.B., R.A., whose tenare of appointment has expired. Dated 23rd September, 1886.

No. 665.—Lieutenant A. L. M. Turner, R.A., Commissary of Ordnance, 4th Class, to be Commissary of Ordnance, 3rd Class, seconded.

Captain W. G. Massy, R.A., Commissary of Ordnance, 4th Class, to be Commissary of Ordnance, 3rd Class, with effect from 19th September, 1836, vice Captain C. P. Triscott, R.A., Commissary of Ordnance, 3rd Class, resigned.

No. 665.—STAFF CORPS—

The undermentioned officers are admitted to the Bengal Staff Corps, with effect from the dates specified, subject to the confirmation of the Secretary of State for India:—

Licutenant Henry Arthur Merewether, South Yorkshire Regiment, Squadron Officer, 7th Bengal Cavalry,—7th January, 1885.

Lieutenant Robert Rundall Swinton, Derbyshire Regiment, Wing Officer, 19th Bengal Infantry,—21st March, 1885.

Lieutenant Francis Hardinge Eliott, Norfolk Regiment, Wing Officer, 25th Bengal Infantry,—3rd August, 1885.

FURLOUGH AND LEAVE.

No. 667.—The undermentioned officer is granted furlough out of India, with the necessary subsidiary leave:—

Colonel F. S. Stanton, R.E., Director-General of Railways and Deputy Secretary to the Government of India, Public Works Department, (p. a.) for 182 days, under rule IX of the regulations of 1868.

No. 668.—The undermentioned officers are granted leave out of India under the leave rules for the Staff Corps, with effect from the dates on which they are respectively struck off duty:—

Major C. C. Brownlow, Bengal S. C., Wing Commander, 1st Sikh Infantry, Punjab Frontier Force, (p. a.) for one year. Pension-service,—twenty-five years and 115 days.

Captain H. H. R. Heath, Bengal S. C., Squadron Commander, 11th (Prince of Wales's Own) Bengal Lancers, (p. a.) for one year. Pension-service,—fourteen years and 35 days.

No. 659.—Surgeon-Major R. Reid has been granted by the Secretary of State for India an extension of furlough (in. c.) for six months.

LONDON GAZETTE.

No. 670.—The following extract is published for general information

London Gazelte," daied the 7th September, 1886, page 4330.

"WAR OFFICE,
Pall Mall, 7th September, 1886.

MEMORANDA.

INDIAN LOCAL SERVICE.

Colonel Alexander Gordon Duff, Madras Infantry, has been transferred to the Unemployed Supernumerary List. Dated 13th August, 1885.

Deputy-Commissary and Honorary-Lieutenant James Wright, Bombay Establishment, to have the honorary rank of Captain. Dated 1st August, 1885.

Deputy Assistant-Commissary Charles Duke, Bombay Establishment, to have the honorary rank of Lieutenant. Dated 1st August, 1885."

PROMOTIONS.

No. 671.—The tollowing promotions are made, subject to Her Majesty's approval:—

BENGAL STAFF CORPS.

To be Lieutenant-Colonels

Major Charles John Walter,—2nd October. 1886.

Major Montague Jocelyn King-Harman,—2nd October, 1880.

To be Majors.

Captain and Brevet-Major Alexander Thomas Seton Abercromby Rind,—2nd October, 1886

Captain Herbert Anthony Sawyer,—2nd October, 1886.

BENGAL ARMY.

To be Colonel.

Lieutenant-Colonel and Colonel William Reid Murtin, Bengal Infantry,—5th October, 1886.

To be Lieutenant-Colonel.

Major and Colonel Robert Francis Christopher Alexander Tytler, General List, Infantry,—2nd October, 1886.

No. 672.—NATIVE ARMY-

14th Bengal Lancers.

Jemadar Jawahir Singh to be Ressaidar, and Kot-Duffadar Umrao Singh to be Jemadar, vice Ressaidar Chain Sakh, deceased, with effect from the 9th August, 1886. 16th Bengal Cavalry.

Duffadar Rústam Singh, from the 6th Bengal Cavalry, to be Jemadar, to fill an existing vacancy, with effect from the 8th October, 1886.

RETIREMENTS.

No. 673.—Colonel Charles Lorrain Woodruffe, Bengal S. C., is permitted to retire from the service, with effect from the 19th October, 1886, subject to Her Majesty's approval.

MILITARY WORKS DEPARTMENT.

PROMOTIONS.

No. 674.—The following temporary promotions are made in the Engineer Establishment of the Military Works Department, with effect from the dates specified:

With effect from

Lieutenant J. A. Tanner, Assistant R.E. Grade.
Lieutenant H. F. Chesney, Assistant R.E. Engineer, The Engineer of

MARINE DEPARTMENT.

FURLOUGH AND LEAVE.

No. 40.—The undermentioned officers of Her Majesty's Indian Marine have been granted extensions of furlough by the Secretary of State for India!

Captain W. C. Hotham, (m. c.) for six months.

-Mr. J. Balbi, Engineer, (m. c.) for six months.

Mr. A. J. Miller, Engineer, (m. c.) for six, months.

O. R. NEWMARCH, Major-General,

Secretary to the Government of India.

MILITARY DEPARTMENT.

NOTIFICATION.

Simla, the 8th October, 1886.

Under clause 26 of the Regulations appended to the Regimental Debts Act of 1863, it is notified that report of the death of the undermentioned wirrant officer, on the date specified was received in the Military Department between the 2nd and the 8th October, 1886.

Corps. Rank and Name. Date Place Testate of of or Decease. Decease. Intestate.

Subordinate Medical De- Assistant-Apothecary H. R. W. 29th 1886. Sibi

O. R. NEWMARCH, Major-General.

Secretary to the Government of India

PUBLIC WORKS DEPARTMENT.

NOTIFICATIONS.

Simla, the 4th October, 1886.

No. 249.—The following sanction by the Right Honorable the Secretary of State from Productive Public Works Funds is published for general information: this sanction is in supersession of that conveyed in Despatch No. 60 (Public Works) of 3rd November, 1881:

	Sanction by Secretary of State.		quently i	as subse- evised by of of India.	Despatch of Secretary of State conveying sanction to classification of work as Productive Public Work. Remark		Remarks.
	Direct outlay.	Indirect outlay.	Diect outlay.	Indirect cutlay.	No.	Date.	
Ринјав.	Rs.	Rs.					
Sirhind Canal Project.	3, 65, 04,100	12,55,400	··•		30 P. W.	12th August, *1886.	

The 5th October, 1886.

No. 251.—Mr. T. Moss, Examiner of Public Works Accounts, Punjab, retired from the service, with effect from the 20th September, 1886, in terms of Section 110, Rule 9A, Note 3, of the Civil Pension Code.

No. 252.—Colonel P. Lambert, R.E., Examiner of Public Works Accounts, Bombay, is transferred as Examiner of Public Works Accounts, Punjab.

No. 253.—The Governor-General in Council is pleased to order the following promotions among the Executive and Assistant Engineers attached to State Railways, with effect from the dates specified:

Names.		From		То	With effect Nature of pro- from
Stent, W. K.	•••	Executive Engineer, Grade, sub. pro tem.	2nd Executive Grade.	Engineer,	2nd 20th May, Permanent.
Brereton, A.	•••	Executive Engineer, Grade, sub. pro tem.	2nd Executive	Engineer.	2nd 20th May, Permanent.
Beeston, R. C.	•••	Executive Engineer, Grade.	Grade. 3rd Executive	Engineer,	2nd 20th May, Sub. pro tem-
Martyn, G. V.	•••	Executive Engineer, Grade.	3rd Executive	Engineer,	2nd 20th May, Sub. pro tem-
Wilson, Captain G. F., F	R.E.	Executive Engineer, Grade, sub. pro tem.	3rd Executive Grade.	Engineer,	3rd 20th May, Permanent.
Monk, H. L.	•••	Executive Engineer, Grade, sub. pro tem.	Executive Grade.	Engincer,	1880. 181 5th July, Permanent. 1880.
MacIvor, C. V.	•••	Executive Engineer, Grade.	2nd Executive Grade.	Engineer,	1st 5th July, Sub. pro tem-
List, G. H.	•••	Executive Engineer, Grade.	2nd Executive Grade.	Engineer,	1st 5th July, Sub. pro tem-
Kunhardt, Captain H. R.E.	G.,	Executive Engineer, Grade, sub. pro tem.	2nd Executive Grade.	Engineer,	and 5th July, Permanent.
Gerrard, A. S.	•••	Executive Engineer, Grade.	3rd Executive	Engineer,	2nd 5th July, Sub. pro tem-
Smith, Major S., R.E.		Executive Engineer, Grade, sub. pro tem.	3rd Executive	Engineer,	3rd 5th July, Permanent.
Dyson, R. C.	•••	Assistant Engineer,	1st Executive Grade.	Engineer,	4th oth July, Temporary, 1880,
White, Captain W. H.,	R.E.		2nd Executive	Engineer,	and 25th July, Permanent.
Grant, T. W.		Executive Engineer, Grade.	3rd Executive	Enginee.	2nd 25th July, Sub. pro tem-
Hebbert, F. B.	•••	Executive Engineer, Grade, sub. pro tem.	3rd Executive Grade.	Engineer,	3rd 25th July, Permanent.
Robertson, F. E.	•••	Executive Engineer, Grade, sub. pro tem.	1st Executive Grade.	Engineer,	18t August, Permanent.
Harvey, W.		Executive Engineer, Grade.	2nd Executive Grade.	Engineer,	18t Ist August, Sub. pro tem-
Anderson, J. A.		Executive Engineer, Grade.	2nd Executive Grade.	Engineer,	Ist Ist August, Sub. pro tem-
Hodges, R. N.		Executive Engineer,	2nd Executive Grade.	Engineer,	2nd 1st August, Permanent, •
Hodson, C. W.		Grade, sub. pro tem. Executive Engineer, Grade.	3rd Executive Grade.	Engineer,	2nd 1st August, Sub. pro tem-
Cantopher, B. W.	1	Executive Engineer, Grade, sub. pro tem.	3rd Executive Grade	Engineer,	3rd 1st August, Permanent.
Lamb, G. F.	•••	Executive Engineer, Grade, sub. pro tem.	4th Executive Grade.	Engineer,	4th 1st August, Permanent. 1386.

No. 255.—Captain J. W. Thurburn, R.E., Executive Engineer, 3rd Grade, North-Western Provinces and Oudh, temporarily employed in the Punjab, is permanently transferred to that Province.

The 6th October, 1886.

No. 256.—The Governor-General in Council is pleased to order the following promotions of Executive and Assistant Engineers, attached to the several Local Administrations, with effect from the dates specified:

Names.	,	From	То		With effect from	Nature of promotion.
Housden, C. E.		Assistant Engineer, 1st Grade	Executive Engineer Grade.	, 4th	5th July,	Sub. pro tem-
Fox, H. H.	•••	Assistant Engineer, 1st Grade		, 4th	21st July,	
LaTouche, J. N. D.	•••	Assistant Engineer, 1st Grade		, 4th	5th Aug., 1886.	Temporary.
Scobie, M. J.	• •••	Executive Engineer, 4th Grade, sub. pro tem.	Executive Engineer, Grade.	, 4th	31st Aug., 1886.	Permanent.
Shedlock, O. J.	•••	Executive Engineer, 4th Grade, temporary rank.		, 4th	31st Aug., 1886.	Sub pro tema

The 7th October, 1886.

No. 257.—Mr. F. R. Hutchinson is, on return from furlough, reappointed Examiner of Public Works Accounts, Central India.

TELEGRAPH.

The 4th October, 1886.

No. 250.—Mr. W. McGregor, Superintendent, 2nd Grade, Indian Telegraph Department, is permitted to retire from the service, with effect from 22nd September, 1886.

The 5th October, 1886.

No. 254.—The Right Honorable the Secretary of State for India has been pleased to appoint the undermentioned passed Students of the Royal Indian Engineering College to the Telegraph Department in India as Assistant Superintendents, 4th Grade:

Mr. Henry Chevely Alexander Goodall. Mr. Robert Tyndall Gibbs.

H. A. BROWNLOW, Colonel, R.E.,
Off. Secretary to the Government of India.



The Gazet of India.

PUBLISHED BY AUTHORITY.

SIMLA, SATURDAY, OCTOBER 9, 1886.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART IV.

Acts of the Governor General's Council assented to by the Governor General.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

[Third publication.]

The following Act of the Governor-General of India in Council received the assent of His Excellency the Governor-General on the 24th September, 1886, and is hereby promulgated for general information :-

ACT No. XVIII of 1886.

An Act to amend Act XXXVI of 1858.

WHEREAS it is expedient to amend Act XXXVI of 1858 (an Act relating to Lunatic Asylums); It is hereby enacted as follows :-

New section inserted after section 6.

1. After section 6 the following shall be inserted,

Detention of suppos-ed lunatics under obser-

namely :-"6 A. (1) Where a person found wandering at

large who is deemed to be lunatic, or where person believed to be dangerous by reason of lunacy, is apprehended and sent to the Magistrate or

the Commissioner of Police, or where, on report or information that a person deemed to be a lunatic is not under proper care and control or is cruelly treated or neglected, the Magistrate or the Commissioner of Police sends for him and then determines to proceed as prescribed in section 4 of this Act, the Magistrate or the Commissioner of Police, on the request of the medical officer, may, by order in writing, authorise the detention of the supposed lunatic for such time, not exceeding ten days, as, in the opinion of the Magistrate or the Commissioner of Police, may be necessary to enable the medical officer to form an opinion on the question whether or not the supposed lunatic is a person with respect to whom a certificate in the form A in the schedule to this Act ought to be signed.

"(2) If the medical officer certifies further detention than has been authorised under subsection (1) to be necessary to enable him to form his opinion on that question, the Magistrate or the Commissioner of Police may from time to time, by order in writing, authorise such further detention as he deems to be necessary:

- "Provided that a supposed dunatic shall not be detained for the purpose of this section for a longer time than fourteen days from the date on which the first order authorising his detention for that purpose is made.
- "(3) The Executive Government may from time to time make rules as to the place of detention, and the care and treatment, of supposed lunatics detained under this section."

Amendment of section

2. To section 9 the words "Subject to the provisions of any enactment for the time being in force," shall be prefixed.

New sections to follow section 17.

3. After section 17 the following shall be inserted, namely:

Provision for provinces not having asylums.

"17A. When an Executive Government has not established within its limits a public asylum for the reception and detention

of lunatics under this Act, the Governor-General in Council may from time to time appoint an asylum established in British India beyond those limits to be an asylum to which a Magistrate or Judge exercising jurisdiction within those limits may send lunatics as to an asylum established under this Act for the division in which his jurisdiction is situate.

"17B. The Governor-General in Council may

Use of provincial from time to time, by order, asylums as presidency direct, with source to asylums as presidency asylums for purposes of the Act. direct, with respect to any part of British India which is not annexed to a presi-

dency or, being annexed to the presidency of fort William, Fort Saint George or Bombay, is situated at a greater distance than three hun leed miles from Calcutta, Madras or Bombay, respectively, that any lunatic asylum in British India named in the order shall be deemed for tout part to be a luntitic saylum at the presidency for the purposes of this Act."

> S. HARVEY JAMES, Offg. Secretary to the Government of India.

The following Report of the Select Committee on the Bill to amend Act XXXVI of 1858 was presented to the Council of the Governor-General of India for the purpose of making Laws and Regulations on the 15th September, 1886:-

LEGISLATIVE DEPARTMENT.

WE, the undersigned, Members of the Select Committee to which the Bill to amend Act

From Officiating Assistant Secretary to Chief Commissioner, Central Provinces, No. 182—9, dated 21st January, 1886 [Taper No. 1].
 From Secretary for Berar to Resident, Hyderabad, No. 146., dated 19th January, 1886 [Paper No. 2].

From Secretary to Chief Commissioner, Assam, No 224, dated 27th January, 1886 [Paper No. 3].

From Officiating Secretary to Chief Commissioner, British Burma, No. 534—41., dated 29th January, 1886 [Paper No. 4].

From Chief Commissioner, Ajmer-Merwara, No. 294C., dated 3rd February, 1886

Paper No. 5]. From Under-Secretary to Government, Bombay, No. 522, dated 9th February, 1886,

From Under-Secretary to Government, Dombay, No. 522, dated 9th February, 1980, and enclosures [Papers No. 6].

From Acting Chief Secretary to Government, Madras, No. 355, dated 9th February, 1886, and enclosures [Papers No. 7].

From Secretary to Government. North-Western Provinces and Oudh, No. 334—VI-

590-6, dated 19th February, 1886, and enclosure [Papers No. 8]. From Registrar, High Court, Calcutta, No. 502, dated 23rd February, 1886 [Paper

From Secretary to Chief Commissioner, Coorg, No. 288—12, dated 1st March, 1886 [Paper No. 10].

From Officiating Secretary to Government, Bengal, No. 1604, dated 1st April, 1886
[Paper No 11].

From Secretary to Government, Punjab, No. 319, dated 19th March, 1886, and enclosures [Papers No. 12].

XXXVI of 1858 was referred, have considered the Bill and the papers noted in the margin, and have now the honour to submit this our Report.

2. The Bill as introduced was approved by the authorities to whom it was referred, but further amendments of the Act were proposed by the Governments of Bengal and the Punjab.

- The former Government drew attention to the absence of any provision authorising the detention of supposed lunatics for observation, and the latter to the inconvenience ensuing from the provision which requires lunatics who are not natives of the country to be sent in all cases to an asylum at the presidency.
- It appeared to us that express provision ought to be made for the detention of supposed lunatics. As a matter of practice they are detained, for in many cases the medical officer is not in a position to form an opinion on the question whether or not a person is a lunatic until he has had the person under observation for some days. The detention is probably legal where it is authorised by the Magistrate (I. L. R. 9 Cal. 341), but it is desirable that there should be no room for doubt as to the legality of a practice which is in fact absolutely necessary. We considered it desirable, however, before submitting our Report, to consult Local Governments, and we therefore circulated a draft clause proposing, in accordance with the advice of the Surgeon-General, a period of ten days as the maximum term of detention for purposes of observation. We have now, after considering the replies to our circular, proposed to extend the term to fourteen days, and to authorise Local Governments to make rules as to the place of detention, and the care and treatment, of supposed lunatics.
- The proposal of the Punjab Government with respect to the establishment of asylums at other places than the presidency-towns for lunatics who are not natives of the country was referred by us to other Local Governments, and has been approved by them. We have provided, therefore, that the Governor-General in Council may, with respect to any part of British India which is not annexed to a presidency, or is more than three hundred miles from a presidencytown, direct that any lunatic asylum named in the order shall be deemed for that part to be a lunatic asylum at the presidency for the purposes of the Act.
- 6. Section 9 of the Act empowers the visitors of a lunatic asylum to order the discharge of any person detained in the asylum. As the Code of Criminal Procedure, 1882, and the Prisoners Act, 1871, reserve that power in certain cases to other authorities, we have proposed to prefix to that section an express saving of the provisions of other enactments.
 - 7. The publication ordered by the Council has been made as follows:-

In English.

Gazette.			Date.
Gazette of India		•••	26th December, 1885, and 2nd and 9th January, 1886.
Fort Saint George Cazette	•••	•••	13th January, 1886.
Bombay Government Gazette	•••		7th, 14th and 21st January, 1886.
Calcutts Gazette	•••	•••	6th January, 1886.
North-Western Provinces and (Gazette.	Oudh Gove	ernment	2nd, 9th and 16th January, 1886.
Punjab Government Gazette			7th, 14th and 21st January, 1886.
Central Provinces Gazette	•••	•••	2nd, 9th and 16th January, 1886.
British Burma Gazette	•••	•••	16th, 23rd and 80th January, 1886.
Assam Gazette	•••	•••	16th, 23rd and 30th January, 1886.
Coorg District Gazette	•••	•••	lst February, 1886.
Sindh Official Gazette	•••	•••	4th February, 1886.

In the Vernaculars.

	Provin	ce.		Language.	Date.
Bombay	•••	•••	•••	Maráthi Gujaráthi	25th January, 1886. 26th January, 1886.
		•		Kanarese	27th January, 1886.
Bengal .	•••	•••	•••	Sindhi Bengali Hindi	11th February, 1886. 26th January, 1886. 26th January, 1886.
				Uriva	4th February, 1886.

8. We do not think that the measure has been so altered as to require re-publication, and we recommend that it be passed as now amended.

C. P. ILBERT.

S. C. BAYLEY.

The 10th September, 1886. J. W. QUINTON.

S. HARVEY JAMES,

Offg. Secretary to the Government of India.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

[Third publication.]

The following Act of the Governor-General of India in Council received the assent of His Excellency the Governor-General on the 24th September, 1886, and is hereby promulgated for general information :-

ACT NO. XIX OF 1886.

An Act to legalize the discharge by the Lieutenant-Governor of the North-Western Provinces of certain functions of the Governor-General in

Whereas certain functions which are by enactments in force in the North-Western Provinces assigned to the Governor-General in Council are in practice discharged by the Lieutenant-Governor of those Provinces, and it is expedient that these functions should continue to be so discharged, and that their discharge in the past should be legalized;

And whereas the functions assigned to the Governor-General in Council by Regulation LII of 1803 (for establishing a Court of Hards in the Provinces ceded by the Nawab Vazir to the Honourable the English East India Company), which Regulation was extended to the Conquered Provinces by section 29, Regulation VIII, 1805, and to the Province of Benares by section 2, Regulation VI, 1822, were up to the twenty-second day of December, 1873, discharged by the Lieutenant-Governor of the North-Western Provinces, and it is expedient that their discharge by the said Lieutenant-Governor up to that date should be validated;

It is hereby enacted as follows:--

1. The sections of the enactments in the schedule to this Act which are Transfer to Lieutenant-Governor of certain functions of Governorspecified in the third column of that schedule shall have General in Council. effect, and, so far as may be necessary to validate anything heretofore done under them by the Lieutenant-Governor of the North-Western Provinces, shall be deemed to have had effect as if the Lieutenant-Governor of the North-Western Provinces were therein referred to instead of the Governor-General in Council.

2. Sections 3, 7, 9 and 17 of Regulation LII of

Validation of exercise Lieutenant-Governor of functions of Governor-General in Council under Regulation LH of 1803.

1803 shall be deemed to have had effect in the North-Western Provinces as if the words "or the Lieutenant-Governor of the North-West-

ern Provinces" had been inserted in those sections after the words "Governor-General in Council" wherever the latter words occur.

THE SCHEDULL.

(See section 1.)

(a) Bougal Regulations.

Number and year.

Subject.

Sections.

V of 1799, To limit the interference of the Zilá and City Courts of Díwání Adálat in the execution of wills and administration to the estates of per-

sons dying intestate. IX of For (among other matters) the 16, 17 & 1833. more extensive employment by Native agency in the Revenue Department.

(b) Act of the Governor-General in Council

Number and year.

Subject.

Section.

XII of To amend the law respecting 1856. the employment of amins by the Civil Courts in the Presidency of Fort William.

S. HARVEY JAMES,

Offg. Secretary to the Government of India.

The following Report of the Select Committee on the Bill to regalize the discharge by the Lieutenant-Governor of the North-Western Provinces of certain functions of the Governor-General in Council was presented to the Council of the Governor-General of India for the purpose of making Laws and Regulations on the 15th September, 1886:—

LEGISLATIVE DEPARTMENT.

WE, the undersigned, Members of the Select Committee to which the Bill to legalize the

From Officiating Secretary to Chief Commissioner, British Burma, No. 574—17L., dated 19th September, 1884, and enclosure [Papers No. 1].

From Officiating Secretary to Chief Commissioner, Assam, No. 1520, dated 20th September, 1884 [Paper No. 2].

From Officiating Secretary to Government, Punjab, No. 572S., dated 29th September, 1884, and enclosures [Papers No. 3].

From Chief Commissioner, Ajmer-Merwára, No. 841, dated 3rd October, 1884 [Paper No. 4].

From Chief Commissioner, Ajmer-Metwate, co. 1, 1884 [Paper No. 4].

From Secretary to Chief Commissioner, Central Provinces, No. 36C., dated 26th October, 1884, and enclosure [Papers No. 5].

From Secretary to Government, North-Western Provinces and Oudh, No. 121—XIII-10-5, dated 8th August, 1884, and enclosures [Papers No. 6].

discharge by the Lieutenant-Governor of the North-Western Provinces of certain functions of the Governor-General in Council was referred, have considered the Bill and the papers noted in the margin, and have now the honour to submit this our Report.

- 2. We have removed Regulation LII of 1800 from the schedule to the Bill, because the Mirzapur Stone Mahál Act, 1886, seems to us to render its retention unnecessary.
- We have proposed in an additional section to validate the exercise by the Lieutenant-Governor of the North-Western Provinces of the powers of the Governor-General in Council under Regulation LII of 1803 which the Lieutenant-Governor seems to have exercised without question throughout the forty years which elapsed between the constitution of his office and the repeal of the Regulation. When the Bill was under consideration some two years ago, the interests of the parties to a suit then pending might have been affected by the validation of the exercise of these powers, and it was therefore decided that our Report should be delayed till the suit had been disposed of. There is now, so far as we are aware, no litigation before any Court which can be influenced in any way by the enactment of the section which we propose to add to the Bill.
 - 4. The publication ordered by the Council has been made as follows:-

In English.

Gazette of India

23rd and 30th August, and 5th September, 1884.

Date.

North-Western Provinces and Oudh Government Gazette

30th August, and 6th and 13th September, 1881.

In the Vernacular.

Province.

Language

Date.

North-Western Provinces and Ondh

l'rdu

20th and 27th September, and 4th October, 1884.

5. We do not think that the measure has been so altered as to require re-publication, and we recommend that it be passed as now amended.

C. P. ILBERT,

J. W. QUINTON.

The 14th September, 1886.

S. HARVEY JAMES,

Offg. Secretary to the Government of India.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

[Third publication.]

The following Act of the Governor-General of India in Council received the assent of His Excellency the Governor-General on the 24th September, 1886, and is hereby promulgated for general information :-

ACT NO. XX OF 1886.

An Act to declare the law in force in Upper Burma.

WHEREAS the territories which were formerly governed by King Thebaw have become part of British India;

And whereas it is expedient to declare the law in force in those territories, and for this purpose to distinguish between those territories and the territories which were under the administration of the Chief Commissioner of British Burma on the thirty-first day of December, 1885;

It is hereby enacted as follows:---

- 1. (1) This Act may be called the Upper Burma Laws Act, 1856. Short title and commencement.
- (2) This section and sections 2, 3, 4 and 5 shall come into force at once, and the rest of the Act shall come into force on such date (hereinafter called the commoncement of this Act), within four months from the passing of the Act, as the Local Government may, by notification in the official Gazette, appoint in this behalf.

Constitution of Provmee of Burms.

- 2. (1) The following territories shall constitute a province to be known as Burma, namely:—
- (a) the territories formerly governed by King Thebaw, which shall be known as "Upper Burma"; and
- (b) the territories administered by the Chief Commissioner of British Burma on the thirty-first day of December, 1885, which shall be known as "Lower Bur-
- (2) The Local Government, with the previous sanction of the Governor-General in Council, may from time to time, by notification in the official Gazette, transfer any portion of Upper Burma to Lower Burma, or any portion of Lower Burma to Upper Burma, with effect from a date to be specified in the notification, and on and from that date the portion so transferred shall form

part of Lower Burma or Upper Burma, as the case may be.

- (3) When any portion of Upper Burma is transferred to Lower Burma, the Scheduled Districts Act, 1874, shall, unless the Governor-General in XIV of 1874. Council otherwise directs, continue to be in force
- (4) When any portion of Lower Burma is transferred to Upper Burma, the Governor-General in Council may direct that that Act shall come into force therein.

Division of Upper Burna into divisions, districts, sub-divisions, townships and circles.

3. The Local Government may, for administrative purposes,-

- (a) with the previous sanction of the Governor-General in Council, divide Upper Burma into divisions; and each of those divisions into districts, and from time to time vary the limits of those divisions and districts: and
- (b) of its own authority, divide each of those districts into sub-divisions, each of those sub-divisions into townships, and each of those townships into circles, and from time to time vary the limits of those subdivisions, townships and circles.
- 4. Where in any enactment in force at the passing of this Act in the terri-Construction of exprestories referred to in section sions "British Burma Gazette" "British Bur-ma" and "Burma" in 2, sub-section (1), clause (b), there occurs the expression existing enactments.

or the expression "British Burma" or "Burma" (except where the expression "Burma" occurs in the Petroleum Act, 1856, section 3), it shall be XII of 1886, construed as referring to the Burma Gazette or to Lower Burma, as the case may be.

"British Burma Gazette"

- 5. The enactments specified in the first schedule to this Act, having been Repeal of enactments. rendered unnecessary by the incorporation of Upper Burms in British India, are repealed to the extent mentioned in the third column of the schedule.
- 6. (1) Subject to the provisions of any Regula-Law in force in Upper tion under the Statute 33 Victoria, chapter 3, so much Burma exclusive of the Shan States. of each of the enactments specified in the second schedule to this Act as is at the commencement of this Act in force in any part of Lower Burma which is not included in a scheduled district as defined in the Scheduled Districts Act, 1874, shall be deemed to XIV of 1874. be in force in Upper Burma generally, or in the Town of Mandalay only, according as the enactment is specified in the First or Second Part of the schedule.

- (2) An enactment not specified in that schedule shall not be deemed to be or to have been in force in Upper Burma or in any part of Upper Burma unless it is expressed, by special mention of Upper Burma or a part of Upper Burma, to extend thereto, or after the commencement of this Act is extended thereto in exercise of the powers conferred by section 5 of the Scheduled Districts Act, 187*, or by any other enactment for the time being in force.
- (3) The Local Government may, from time to time, with the previous sanction of the Governor-General in Council, by notification in the official Gazette, declare that any enactment which is specified in that schedule or which may hereafter be extended in exercise of any such powers as aforesaid, shall no longer be in force in Upper Burma or in any part of Upper Burma specified in the notification.
- (4) The limits of the Town of Mandalay for the purposes of this Act shall be the limits for the time being of the local area subject to the ordinary original jurisdiction of the Civil Court of Mandalay.
- (5) This section does not extend to the Shan States.
- 7. (1) The following enactments specified in the Modification of certain enactments in force in Upper Burma exchange of the Shan States.

 difications, namely:—
 - (a) in Act VIII of 1851 (an Act for enabling Government to tery Tolks on Public Roads and Bridges), for the last sixteen words of section 4, the words "or of any person or property exempted by order of the Local Government from payment of tolls" shall be substituted;
 - (b) in Act V of 1861 (an Act for the Regulation of Police), to section 2 the words "All Thugyis and Myothugyis for the time being holding office shall be police-officers, and shall be deemed to have been formally enrolled under this Act" shall be added;
 - (c) in Act VI of 1864 (an Act to authorise the punishment of whipping in certain cases), after section 5 the section and schedul in the third schedule to this Act shall be added;
 - (d) in the Indian Evidence Act, 1872, after the words "police officer" in section 25 the words "who is not a Magistrate" shall be inserted;

1 of 1872,

XIX of 1876.

- (e) in the Dramatic Performances Act, 1876, the words "within such area" shall be omitted from the third paragraph of section 10, and for the first two paragraphs of that section the following shall be substituted, namely:—
 - "No dramatic performance shall take place except under a license granted by the District Magistrate or such officer as the District Magistrate may appoint in this behalf.
 - Any person who promotes or takes part in any dramatic performance in contravention of the foregoing portion of this section

- shall be punishable, on conviction before a Magistrate, with imprisonment for a term which may extend to three months, or with fine which may extend to five hundred rupees, or with both."
- (2) This section does not extend to the Shan States.
- 8. (1) The Local Government, with the prelaw in the Shan States.

 States.

 The official Gazette, from time to time extend to all or any of the Shan States any enactment which is in loce in any part of Upper Burma at the date of the extension, and at any time withdraw all or any of those States from the operation of any enactment so extended.
 - (2) Unless and until extended under sub-section (1), an Act of the Governor-General in Council shall not be in force in any Shan State.
 - (3) The Local Government, with the previous sanction of the Governor-General in Council, may from time to time, by notification in the official Gazette, declare what, territories constitute the Shan States for the purposes of this and the two last foregoing sections.
 - 9. For the purpose of facilitating the application

 Power for Courts to obstrue characteristics and construction of any enactment for the time being in force in Upper Burma, any Court in Upper Burman may construe the enactment with such alterations not affecting the substance as may be necessary or proper to adapt it to the matter before the Court.
 - 10. All acts of executive authority, proceedings, Validation of acts decrees and sentences, which have been done, taken or done after 17th November, 1885. passed in Upper Burma ice the seventeenth day of November, 1885, and before the commencement of this Act, by any officer of the Government, or by any person acting under his authority or otherwise in pursuance of an order of the Government, or which have been or shall be ratified by the Local Government, shall be as valid and operative as if they had been done, taken or passed in accordance with law; and no suit or other proceeding shall be maintained or continued against any person whatever on the ground that any such acts, proceedings, decrees or sentences were not done, taken or passed in accordance with
- 11. All rules, orders or instructions made or Validation of rules issued after the seventeenth made before commenceday of November, 1885, and ment of this Act. before the commencement of this Act, for the guidance of officers engaged in the administration of Upper Burma shall be deemed to have had the force of law, and shall, so far as they are consistent with this Act, continue to have the force of law until they are withdrawn, or are superseded by any Act of the Governor-General in Council, or by any Regulation under the Statute 33 Victoria, chapter 3, or by any enactment extended to Upper Burma, or by any rules, orders or instructions made or issued under any such Act, Regulation or enactment.

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THE FIRST SCHEDULE.

(See section 5.)

ENACTMENTS REPEALED.

Number Extent of repeal, Subject. and year.

THE SECOND SCHEDULE-contd.

FIRST PART-conid.

Enactments declared in force in Upper Burma generally-contd.

Number and vear.

Subject.

ACTS OF THE GOVERNOR-GENERAL IN COUNCIL-contd.

Act XXX An Act to provide for So much as of 1854. the levy of Duties of has not been Customs in the Ararepealed. kan, Pegu, Martaban and Tenasserim Provinces. Act 1V So much as An Act to give effect of 1863. to certain provisions has not been of a Treaty between repealed. His Excellency the Earl of Elgin and Kincardine, Viceroy and Governor-General of India, and His Majesty the King of Burma, Act XII An Act to give further So much as has not been of 1864. effect to the provisions of Act 1V of 1863. repealed. The whole. Act XXIII An Act for regulating

the re-importation inof 1872. to British territory of goods cleared at Rangoon for the territory of the King of Ava.

THE SECOND SCHEDULE.

(See section 6.)

FIRST PART.

Enactments declared in force in Upper Burma generally.

Number and year.

Subject.

BENGAL REGULATIONS.

Removal of Foreign Emi-XI of 1812 grants. State Prisoners. **III of 1818**

ACTS OF THE GOVERNOR-GENERAL IN COUNCIL.

V of 1843 Slavery. Protection Judicial **XVIII** of 1850 of Officers. Apprentices. XIX of 1850 XXXIV of 1850 State Prisoners.

XXXVII of 1850. VIII of 1851 XXX of 1852 II of 1853 XII of 1855 XIII of 1855

XXIV of 1855 XI of 1857 III of 1858 (s. 5) XXXV of 1858 XXXVI of 1858 .. IX of 1859 (except | Forfeited Property.

s. 18, last para.). XV of 1859 1X of 1860

XXVII of 1860 XLV of 1860 V of 1861 111 of 1864 VI of 1861 (except s. 6).

III of 1865 X of 1865 XIV of 1866 III of 1867 XXV of 1867

XXXII of 1867

1 of 1868

IV of 1869 V of 1869 XV of 1869 XX of 1869 VII of 1870 XX of 1870 XXIII of 1870 XXVI of 1570

XXVII of 1870 1 of 1871 V of 1871 XXIII of 1871 I of 1872 XIII of 1872 XV of 1872 XVIII of 1872 XIX of 1872 II of 1873

Inquiries into behaviour of Public Servants. Tolls on Roads and Bridges.

Naturalization of Aliens. Burdens on Land. Executors and Administra-

tors. ... Compensation for death caused by actionable

wrong. Penal Servitude. State Offences, State Prisoners. Lunatics. Lunatic Asylums.

Inventions. Disputes between Workmen

and Employers. Collection of Debts on Successions.

Penal Code. Police. Foreigners, Whipping.

Carriers. ... Succession. Post Office. Public Gambling. Printing-Presses and News-

papers. Chief Commissioners'

Powers. General Clauses. Divorce. Indian Articles of War. Prisoners' Testimony. Volunteers. Court-fees. Court-fees Act Amend-

ment.

Coinage. Prisons. Penal Code Amendment. Cattle-trespass. Prisoners. Pensions.

Evidence. Patterns and Designs. Christian Marriage. Evidence Act Amendment. Penal Code Amendment. Burma Ferries.

THE SECOND SCHEDULE-concld.

FIRST PART-concld.

Enactments declared in force in Upper Burma generally—concld.

Number and year.	Subject.	foregoing sections of this Act, a pe		
	-GENERAL IN COUNCIL-coneld.	con	victed of an offence specified in the	
X of 1873	Oaths.		edule to this Act, or of any offence ch the Local Government, with the pre-	
	Innatic Soldiers.		is sanction of the Governor-General in	
	Foreign Recruiting.		incil, may add to that schedule, may	
TV _ C 1074			punished with whipping, either in	
XIV of 1874	Scheduled Districts.		of, or in addition to, any other	
V of 1875	Native Soldiers.		ishment to which he may be liable.	
	Majority.	P		
XIII of 1375	Probates.	' (2)	The Local Government may at any	
	Presidency Banks.	tim	e suspend the operation of this section	
	Dramatic Performances.	in v	vhole or in part in any district or	
	Specific Relief.		t of a district, and, with the pre- is sanction of the Governor-General	
	Probates.		Council, remove the suspension of its	
YI of 1877	Military Innatics.		ration."	
XI of 1877 XV of 1877	Limitation.	Oper	adion.	
VI of 1878	Treasure Trove.			
XI of 1878	Arms.		44 M 0	
	Stamps.		"THE SCHEDULE.	
TII of 1870/ce 2 4	Destruction of Records.	/6	an anation Combonation (1)	
3.00		(86	se section G, sub-section (1).)	
and 8) IV of 1879	Railwaya			
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1,01,1010	Amendment,	Indian Penal	Offence,	
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	Penal Code and Prisoners'		to constrain to do anything which	
oth inclusive).	Act Amendment.		is illegal, or which may facilitate	
XIII of 1886	Securities.	•00	the commission of an offence.	
• • • • • • • • • • • • • • • • • • •	7.5	3 2 9	Voluntarily causing grievous hurt	
	OND PART.		to extort property or a valuable security, or to constrain to do	
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Man	dalay only.		may facilitate the commission of	
			an offence.	
· Number and year.	Subject.	333	Voluntarily causing grievous hurt	
			to deter public servant from his	
ACTS OF THE GOVE	ERNOR-GENERAL IN COUNCIL.	000	duty.	
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,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Courts.		for causing death, or hurt, or re-	
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XIV of 1882	Code of Civil Procedure.	804	retaining property taken by it.	
II of 1885	NT . 4' 11	386	Extortion by putting a person in fear	
	Act Amendment.		of death or grievous hurt.	
IV of 1886	Contract Act Amendment.			
	1			

THE THIRD SCHEDULE.

(See section 7, sub-section (1), cl. (c).)

Addition to Act VI of 1864.

- 6. (1) Notwithstanding anything in the of this Act, a person once specified in the t, or of any offence ernment, with the pre-Governor-General in o that schedule, may whipping, either in ition to, any other he may be liable.
- rnment may at any eration of this section t in any district or and, with the pre-he Governor-General the suspension of its

DIT.E.

302	Murder.
304	Culpable homicide not amounting to murder.
307	Attempt to murder.
325	Voluntarily causing grievous hurt.
326	Voluntarily causing grievous hurt by dangerous weapons or means.
327	Voluntarily causing hurt to extort property or a valuable security, or to constrain to do anything which is illegal, or which may facilitate the commission of an offence.
829	Voluntarily causing grievous hurt to extort property or a valuable security, or to constrain to do anything which is illegal, or which may facilitate the commission of an offence.
333	Voluntarily causing grievous hurt to deter public servant from his

THE THIRD SCHEDULE-contd.

THE THIRD SCHEDULE-concld.

Section of Indian Penal Code.	Offence.	Section of Indian Ponal Code.	Offence.
387	Putting or attempting to put a person in fear of death or grievous hurt in order to commit extortion.		or upwards, or, in case of agricul- tural produce, ten rupees or up- wards.
392	Robbery.	436	Mischief by fire or explosive sub-
393	Attempt to commit robbery.	0.00	stance with intent to destroy a
394	Person voluntarily causing hurt in		house, &c.
	mit, robbery, or any other person	4.10	Mischief committed after preparation made for causing death or burt, &c.
395	jointly concerned in such robbery. Dacoity.	455	Lurking house-trespass or house- breaking, after preparation made
396	Murder in dacoity.		for causing hurt, assault, &c.
3 97		458	
	Robbery or dacoity, with attempt to cause death or grievous hurt.	ขอด	Lurking house-trespass or house- breaking by night, after prepar-
· 398	Attempt to commit robbery or dacoi- ty when armed with deadly weapon.	459	ation made for causing hurt, &c. Grievous hurt caused whilst committing lurking house-trespass or
39 9	Making preparation to commit	460	house-breaking. Death or grievous hurt caused by
400	dacoity. Belonging to a gang of persons associated for the purpose of habit-ually committing dacoity.	300	one of several persons jointly concerned in house-breaking by night, &c.
4 01	Belonging to a wandering gang of persons associated for the purpose of habitually committing thefts.	506	Criminal intimidation, if threat be to cause death or grievous hurt, &c. Abetment of any of the foregoing
402	Being one of five or more persons assembled for the purpose of com- mitting dacoity.		offences. Attempt to commit any of those offences which are not themselves
41	Dishonestly receiving stolen property. knowing that it was obtained by dacoity.		expressed to be attempts to commit offences."
435	Mischief by fire or explosive sub- stance with intent to cause damage		a HADIMA TARMA
	to amount of one hundred rupees		S. HARVEY JAMES,
	to amount of one number rupies		Offg. Secretary to the Government of India.

The following Report of the Select Committee on the Bill to declare the law in force

in Upper Burma was presented to the Council of the Governor-General of India for the purpose of making Laws and Regulations on the 15th September, 1886:-

LEGISLATIVE DEPARTMENT.

WE, the undersigned, Members of the Select Committee to which the Bill to declare the law in force in Upper Burma From Secretary to Chief Commissioner, Burma, No 83-130, dated 4th September, was referred, have consi-From Secretary to Chief Commissioner, Burma, No. 84-130, dated 4th September, 1886, and enclosures. dered the Bill and the papers noted in the margin, and have now the

honour to submit this our Report.

- 2. We have, in accordance with the advice of the Chief Commissioner, provided in section I that certain portions of the Bill shall not come into force at once. It is desirable that sections 6 to 11 of the Bill, as amended by us, should not have effect until the Civil and Criminal Justice Regulations, which have been drawn, and for the most part settled, have been finally proposed by the Chief Commissioner and have received the assent of the Governor-General under the Statute 33 Victoria, chapter 3.
- 3. Section 3, regarding the division of Upper Burma into divisions, districts, sub-divisions, townships and circles, will serve the purposes of the Regulations which the Chief Commissioner is about to propose.
- 4. Section 4 has been so modified as to cover, it is believed, the language of all enactments in force in Lower Burma.
- 5. Section 6 has been so amended as to define more precisely the local area to which the Second Part of the Second Schedule is to apply. The Shan States are excluded from the operation of this and the next following section.

- 6. Section 7.—(1) The section (7) which it was proposed to add to Act VI of 1864 will be rendered unnecessary by the application to Upper Burma of sections 390 to 395 of the Code of Criminal Procedure by the proposed Criminal Justice Regulation.
- (2) It is proposed to amend section 25 of the Indian Evidence Act, 1872, in its application to Upper Burma, because Thugyis and Myothugyis will, besides being police-officers, be local Magistrates and Judges.
- (3) The modification of section 10, Act XIX of 1876, will substantially continue the law as it was found in Upper Burma with respect to pwés or dramatic entertainments, and as it seems desirable to maintain that law for the present.
- 7. Section 8 provides that British Indian law shall not extend proprio vigore to any of the Shan States.
- 8. Sections 9, 10 and 11 remain, with slight modifications, as they were in the Bill as introduced.
- 9. We have added some Acts to the First Part of the Second Schedule. Among them are the Court-fees and Stamp Acts, the Presidency Banks Acts, the Indian Companies Act and the Land Improvement Loans Act. The operation of the Court-fees and Stamp Acts will be limited by notifications to be issued when those Acts come into force. The fact that the Bank of Bengal contemplates the establishment of a branch at Mandalay necessitates the extension of the Presidency Banks Acts. The Indian Companies Act may be required at any time; and the local authorities advise the extension of the Land Improvement Loans Act for the purposes of loans to be made for irrigation-works.
- 10. The jurisdiction to be conferred on, and the rules to be prescribed for, the Civil Court of Mandalay will render necessary the extension of the Provincial Small Cause Courts Act, XI of 1865, and the Code of Civil Procedure to the Town of Mandalay.
 - 11. Other amendments of the Bill do not call for remark.
 - 12. The publication ordered by the Council has been made as follows:-

Gazette.

Gazette of India 14th, 21st and 28th August, 1886.
British Burma Gazette 4th, 11th and 18th September, 1886.

In the Vernacular.

Province.

Language.

Date.

Burma ... Burmese ... 11th and 18th September, 1886.

13. We do not think that the measure has been so altered as to require re-publication, and we recommend that it be passed as now amended.

C. P. ILBERT.

A. COLVIN.

The 20th September, 1886.

S. HARVEY JAMES,
Offg. Secretary to the Government of India.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

[Third publication.]

The following Act of the Governor-General of India in Council received the assent of His Excellency the Governor-General on the 24th September, 1886, and is hereby promulgated for general information:—

ACT No. XXI of 1886.

An Act to declare certain allowances collectively known as Oudh Waxikas to be pensions within the meaning of the Pensions Act, 1871.

Whereas, on the death of Her Highness the Bahu Begam, His Highness the Nawab Vazir of Oudh delivered to the British Government a sum of money with intent that the interest accruing thereon should, in compliance with the wishes of Her Highness the Bahu Begam as expressed in a Deed of Deposit executed by her in the year 1813, be applied by the British Government to the payment of certain pensions, which pensions are known as the Amanat Wasikas;

And whereas in the year 1813 the said Government guaranteed the payment of certain pensions to persons connected with the Khás Mahál of Hei Highness the Bahu Begam, which pensions are known as the Zamanat Wasikas;

And whereas, in the years 1814, 1825 and 1838, loans, known respectively as the 1st, 3rd

and 6th Oudh loans, were made by the Rulers of Oudh to the Honourable the East India Company with intent that the interest accruing thereon should be applied by the said Government to the payment of certain pensions, which pensions are known as the Loan Wasikas;

And whereas the Amanat, Zamanat and Loan Wasikas have been regarded as pensions to which the Pensions Act, 1871, applies, and rules respect-XXIII of ing them have been made and published under 1871. section 14 of that Act;

And whereas, since the making and publication of the rules, doubt has been expressed whether the said Wasikas are pensions within the meaning of the Pensions Act, 1871;

And whereas it is expedient to declare them to be pensions within the meaning of that Act;

It is hereby enacted as follows:-

Short title.

1. This Act may be called the Oudh Wasikas Act, 1886.

2. The allowances respectively known as the Application of Act XXIII of 1871 to Wasikas and the Loan Wasikas are pensions within

the meaning of the Pensions Act, 1871, and that XXIII of Act shall apply to them as if they were pensions 1871. of the classes referred to in sections 4 and 11 of that Act.

S. HARVEY JAMES.

Offg. Secretary to the Government of India.

The following Report of the Select Committee on the Bill to declare certain allowances collectively known as Oudh Wasikas to be pensions within the meaning of the Pensions Act, 1871, was presented to the Council of the Governor-General of India for the purpose of making Laws and Regulations on the 15th September, 1886:—

LEGISLATIVE DEPARTMENT.

WE, the undersigned, Members of the Scleet Committee to which the Bill to declare certain

From Chief Secretary to Government, North-Western Provinces and Oudh, No. 4281A.—X.-F.-42, dated 30th August, 1886, and enclosure [Papers No. 1].

No. 1].
From Messrs. Harriss and Simmons, Solicitors, Calcutta, dated 8th September, 1886.

allowances collectively known as Oudh Wasikas to be pensions within the meaning of the Pensions Act, 1871, was referred, have considered the Bill and the papers noted in the margin, and have now the honour to submit this our Report.

- 2. The Government of the North-Western Provinces and Oudh having reported that the pensions payable under the Treaty of the year 1829, under which the 5th Oudh loan was made to the Honourable the East India Company, have all been commuted, we have removed section 3 of the Bill as introduced and so much of the preamble as had reference to that section.
- 3. Exception having been taken to some of the pensions being described as "conferred by a former Government and continued by the British Government on political considerations," we have re-drawn section 2 of the Bill so as to make it clear that the allowances are dealt with as pensions of that nature only for the purpose of barring the Civil Courts from

entertaining suits relating to them and of protecting them from attachment at the instance of creditors.

4. The publication ordered by the Council has been made as follows:-

In English.

Gazette. Date.

Gazette of India 12th, 19th and 26th June, 1886.

North-Western Provinces and Oudh Government Gazette ... 12th, 19th and 26th June, and 3rd July, 1886.

5. We do not think that the measure has been so altered as to require re-publication and we recommend that it be passed as now amended.

J. W. QUINTON.

C. P. ILBERT.

A. COLVIN.

The 14th September, 1886.

S. HARVEY JAMES,

Offg. Secretary to the Government of India.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

[Second publication.]

The following Act of the Governor-General of India in Council received the assent of His Excellency the Governor-General on the 1st October, 1886, and is hereby promulgated for general information :-

ACT NO. XXII OF 1886.

THE OUDH RENT ACT, 1886.

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An Act to consolilate and amend the law relating to Rent in Oudh.

WHEREAS it is expedient to consolidate and amend the law relating to rent in Oudh and to other matters connected therewith; It is hereby enacted as rellows:--

CHAPTER L.

PRELIMINARY.

Short title, extent and commencement.

1. (1) This Act may be called the Oudh Ront Act, 1886.

- (2) Save as provided thereby, it shall extend to the territories for the time being comprised in the Province of Oud't; and
- (3) It shall come into force on the first day of January, 1887.
- (4) Any power conferred by this Act on the Chief Commissioner to make rules, or to issue orders, may be exercised at any time after the passing of this Act; but a rule or order so made or issued shall not take effect until the Act comes into force.

The Oudh Rent Act, 1886.

(Chapter I .- Preliminary .- Sections 2-4 .- Chapter II .- Of certain Rights and Liubilities of Landfords, Under-proprictors and Tenants.—Section 5.)

- 2. (1) The Oudh Rent Act, XIX of 1:68, is but all repealed, hereby rules made under that Act shall, so far as may be, be deemed to have been published and made under this Act.
- (2) The following enactments also are hereby repealed, namely :-
 - (a) section 40 of the Oudh Civil Courts Act, XXXII of 1871;
 - (b) sections 23 and 24 of the Oudh Laws Act, XVIII of 1876; and
 - (c) section 1 of Act XIV of 1878.
- (3) Any enactment or document referring to any enactment hereby repealed shall be construed to refer to this Act or to the corresponding portion thereof.
 - 3. In this Act, unless there is something repugnant in the subject or context,-
- (1) "Court" means any judicial officer presiding in a Court of Revenue for the disposal of matters under this Act:
 - (2) "suit" means a suit under this Act:
- (3) "land" includes the ungathered produce land, whether spontaneous or not, whether growing in earth or in water, but shall not include land for the time being occupied by dwelling-houses or manufactories, or appurtenant thereto, so long as that land is not let to agricultural tenants:
- (4) "revenue" means money payable to the Government on account of land: in sections 34 and 35 it means land-revenue only:
- (5) "rent" means the money, or the portion of the produce of land, payable on account of the use or occupation of land, or on account of any right in land, or on account of the use of water for irrigation:
- (6) "proprietor" does not include an underproprietor; and where there are two private rights of property, one superior and the other subordinate, in the same land, "properictor" means the holder of the superior right only:
- (7) "proprietary right" means a proprietor's right in land
- (8) "under-proprietor" means any person possessing a heritable and transferable right of property in land for which he is liable to pay rent:
- (9) "under-proprietacy right" means an under-
- proprietor's right in land:
 (10) "tenant" means any person, not being an under-proprietor, who is hable to pay rent; and in the following portions of this Act, namely, sections 13, 14, 15, 17, 18, 29, 53, 54, 55, sub-sections (1) and (2), 56, 59, 60, 61, 62, 108, 126 and 138, but in no others, the expression "tenant" shall be held to include a thekadar or person to whom the collection of rents in a village or portion of a village has been leased by the landlord:
- (11) "landlord" mean; any person to whom an under-proprietor or a tenant is liable to pay rent:
- (12) "representative" means an heir or any other person taking by operation of law or by will a beneficial interest in the property of a deceased person, and includes the guardian of a minor and
- the legal curator of a lunatic or idiot;
 (13) "prescribed" means prescribed from time to time by the Chief Commissioner by rules under this Act:

- (1-1) "registered" means registered under any Act for the time being in force for the registration of documents:
- (15) "signed" includes marked, when the person making the mark is unable to write his name : and
- (16) "value", used with reference to a suit. means the amount or value of the subject-matter of the suit.
- 4. (1) Nothing in any contract made between a Restrictions on ex- landlord and a tenant beclusion of Act by agreefore or after the passing of this Act shall entitle a landlord to eject a tenant or enhance his rent otherwise than in accordance with the provisions of this
- (2) Nothing in any contract made between a landlord and a tenant after the passing of this Act shall take away or limit the right of a tenant, as provided by this Act, to make improvements and claim compensation for them.
- (3) Where land not previously cultivated has been or is hereafter let by a landlord to a tenant, either after being reclaimed by or at the expense of the landlerd or for the purpose of being reaimed by the tenant, nothing in this section shall be construed to affect the conditions of any contract relating to that land until fourteen years have elapsed from the date on which the land was first brought under cultivation.
- (4) Where land has remained uncultivated during a period of seven years, it shall for the purposes of the last foregoing sub-section be deemed to have not been previously cultivated.
- (5) This section does not apply to tenants having a right of occupancy or to sub-tenants.

CHAPTER II.

OF CERTAIN RIGHTS AND LIABILITIES OF LAND-LORDS, UNDER-PROPRIETORS AND TENANTS.

Right of Occupancy.

5. Tenants who have lost all proprietary right, whether superior or Tenants having a right subordinate, in the lands which they hold or cultiof occupancy. vate, shall, so long as they pay the rent payable for those lands according to the provisions of this Act, have a right of occupancy under the follow-

Every such tenant who, within thirty years next before the thirteenth day of February, 1866, has been, either by himself, or by himself and some other person from whom he has inherited, in possession as proprietor in a village or estate shall be deemed to possess a heritable but not a transferable right of occupancy in the land which he cultivated or held in such village or estate on the twenty-fourth day of August, 1:06: provided that such land has not come into his occupation, or the occupation of the person from whom he has inherited, for the first time since the said thirteenth day of February, 185 i: provided also that no such tenant shall have a right of occupancy in any village or estate in which he or any co-sharer with him possesses any under-proprietary right.

Nothing contained in the former part of this section shall affect the terms of any agreement in writing entered into between a landford and tenant after the twenty-second day of July, ISGS.

The Oudh Rent Act, 1886.

(Chapter II.—Of certain Rights and Liabilities of Landlords, Underproprietors and Truents.—Sections 6-16.)

- 8aving of power to confer right of occupancy.

 Baving of power to be construed to restrict the power of a landlord to confer by registered document on any persons other than these mentioned in that section a right of occupancy in the lands which they hold or cultivate.
- 7. Is a tenant having a right of occupancy is ejected, in accordance with the provisions of section 52, from the land in which he possesses the right, he shall thereupon lose his right of occupancy in that land.

Tenants' Right to Pattas.

- 8. Every tenant is entitled to receive from his landlord a patta or memorandum of the terms patta.

 Tenant's right to memorandum of the terms patta.

 of the tenancy, signed by the landlord or his authorized agent, and containing the following particulars, namely:—
 - (a) the quantity of land and, where the fields comprised in the patta have been numbered in a Government survey, the number of each field
 - (b) the term for which the tenancy is to run;
 - (c) the amount of rent payable;
 - (d) the instalments in which and the times at which that amount is to be paid;
 - (c) any special conditions not inconsistent with the provisions of this Act; and
 - (f) if the rent is payable in kind, the proportion of produce to be delivered, and the time, manner and place of delivery.
- 9. Tenants having a right of occupancy are Patta to which tenant having right of occupancy is entitled. entitled to receive pattas at rates of rent determined in accordance with the provisions of Chapter 1V, Part A, of this Act.
- Part B, of this Act.

 10. Tenants not having a right of occupancy are entitled to pattas for the terms and at the rates prescribed in Chapter 1V,

Landlords' Right to Counterparts.

11. Every landlord who grants a patta is entitled to receive from the tenant a counterpart signed by or on behalf of the tenant,

Arrears of Revenue or Rent.

12. Any instalment of revenue or rent which what to be deemed is not paid on or before an arrear of revenue or the day when it becomes due, whether under a written agreement or according to law or local usage, shall be deemed to be, for the purposes of this Act, an arrear of revenue or rent, as the case may be:

Provided that, unless the proprietor and underproprietor have otherwise agreed in writing, the rent payable to the former by the latter shall be held to become due one month before the date fixed for the payment of the revenue on account of the village in which the land in respect of which the rent is payable is situate, and to be payable in the same number of instalments as the revenue; and the amount of each instalment of the rent shall bear the same proportion to the whole of the rent payable for the year as the amount of each instalment of the revenue bears to the whole of the revenue payable for the year.

Receipts.

- 13. (1) Every receipt for rent shall specify the year or years on account of which the rent has been paid; and any refusal to make that specification shall be held to be a withholding of a receipt.
- (2) If a receipt for rent paid by an under-proprietor or tenant is withheld from him without sufficient cause, he may recover compensation from the landlord up to an amount not exceeding that of the rent paid.

Deposit of Revenue or Rent in Court without Suit.

Power to pay into Court amount of revenue or rent due.

Power to pay into Court amount of revenue or rent due.

Power to pay into Court amount of revenue or rent is due in respect of the land held or cultivated by him, tenders the full amount of that revenue or rent at the usual place of payment to the person authorized to receive it, and that person does not accept the amount and forthwith give a receipt in full therefor, the cosharer, under-proprietor or tenant may, without any suit having been instituted against him, deposit the amount in Court to the credit of the person authorized to receive it.

- (2) The deposit shall, so far as regards the cosharer, under-proprietor or tenant, and all persons claiming through or under him, operate as a payment then made to the lambardar or landlord of the amount so deposited
- 15. (1) The Court shall receive the deposit on Procedure on making the written application of the co-sharer, under-propayment.

 cognized agent; and on the applicant making a declaration in the form set forth in Schedule A to this Act, or as near thereto as circumstances will admit, the Court shall give him a receipt for the deposit.
- (2) The declaration shall be verified in the manner prescribed for the verification of plaints by section 52 of the Code of Civil Procedure, and xIV of 1882, shall be signed by the person making it.
- (3) Upon receiving the deposit, the Court shall issue to the person to whose credit it has been paid a notice in the form set forth in Schedule B to this Act.
- '(4) The notice shall be served by the proper officer without the payment of any fee.
- (5) If the person to whose credit the deposit has been paid, or his recognized agent, appears and applies for it, the Court shall cause it to be paid to him.
- (6) The application under sub-section (5) may be on plain paper.
- 16. Where a deposit has been made under the Limitation for suits for provisions of the two last balance of revenue or foregoing sections, a suit shall not be brought against the depositor or his representative on account of any revenue or rent which accound due in respect of the land last hereinbefore mentioned prior to the date of the deposit, unless the suit is instituted within six months from the date of the service of the notice mentioned in section 15.

The Oudh Rent Act, 1886.

(Chapter II — Of certain Rights and Liabilities of Landlords, Underproprietors and Tenants.—Sections 17-24.)

Illegal Enforcement of Payment of Rent.

Compensation to under-proprietor or tenant for illegal enforcement of payment.

a suit to recover compensation for the illegal enforcement of the payment, the Court may award to him compensation, not exceeding the sum of two

forcement of the payment, the Court may award to him compensation, not exceeding the sum of two hundred rupees, in addition to any amount for which it makes a decree in respect of the payment itself.

(2) An award of compensation under sub-section (1) shall not bar any prosecution to which the person illegally enforcing the payment may be liable under any law for the time being in force.

Abutement of Rent.

18. Save as provided by section 29, sub-section suit for abatement of rent by under-proprietor or tenant.

19. A suit for an abatement of the rent of a holding shall not be brought by an under-proprietor or tenant except on the ground that the area of the holding has diminished, or on some ground specified in a lease, agreement or decree under which he holds:

Provided that, if the under-preprietor holds a sub-settlement in a revenue-paying estate, an abatement shall not be allowed to the under-proprietor unless a remission of revenue has been allowed on the same ground and by competent authority in the same estate.

Remission of Rent.

- 19. (1) Notwithstanding anything in the last foregoing section, a Court, Remission of rent by when it makes a decree for an order of Court. arrear of rent, may, with the previous sanction of the Deputy Commissioner, allow such remission from the rent payable by any under-proprietor or tenant as appears con table, if the area of the land in his occupation has been materially diminished by diluvion or otherwise, or if the produce of that land has been diminished by drought, hail or other calamity beyond his control, to such an extent that the full amount of rent payable by him cannot, in the opinion of the Court, be paid.
- (2) Where a remission of rent under this section causes a material diminution of the assets of the landlerd in the village in which the remission is given, the revenue-authorities shall take into consideration any claim made by the landlord for a remission of revenue.
- (3) A remission shall not be allowed under this section to an under-prop ieter holding a subsettlement, or to a tenant having a right of occupancy, unless a remission of revenue has been allowed on the same ground and by competent authority in the same village.

Relinquishment of Land.

- 20. (1) A tenant shall continue liable for the rent of the land m his holding unless on or before the fifteenth day of March in any year he gives to the landlord or to the recognized agent of the landlord notice in writing of his desire to relinquish that land, and relinquishes it accordingly.
- (2) If the landlord or his recognized agent refuses to receive the notice or to sign and deliver

- a receipt therefor, the tenant may, before the latest date prescribed for giving the notice, apply on plain paper to the tahsildar or proper officer, and written notice of the desire of the tenant to relinquish the land shall then be served on the landlord at the expense of the tenant.
- (3) A tenant cannot without the consent of his a landlord relinquish a part only of his holding.
- (4) Nothing in this section shall entitle a tenant holding under a registered document under section 69 to relinquish his holding otherwise than in accordance with the terms of that document.
- 21. (1) If a tenant abandons his holding without informing his landlord and without arranging for the cultivation of the holding, the landlord may at any time after the fifteenth day of May enter on the holding.
- (2) Before a landlord enters on a holding under sub-section (1), he shall file a notice in the prescribed form at the office of the tahsildar for service on the tenant stating that he has treated the holding as aban loned and is about to enter on it accordingly.
- (3) When a landlord enters on a holding under sub-section (1), the tenant may institute a suit under this Act to recover possession of the holding, and the Court shall, on being satisfied that the tenant did not voluntarily abandon the holding, order recovery of possession on such terms with respect to the time of delivery of possession, the payment of arrears of rent, if any, and, if injury has been caused by the wrongful act, neglect or default of any party to the proceeding, with respect also to the payment of compensation by that party, as to the Court may seem just.

Compensation for Tenants' Improvements.

22. (1) If a tenant, or a person from whom Tenant's right treem. he has inherited, has made any such improvement on his holding as is hereinafter in this Chapter mentioned, neither he nor his representative shall be ejected from the holding unless and until he or his representative, as the case may be, has received compensation for the improvement:

Provided that compensation shall not be payable for any improvement made thirty years or more before the date on which the ejectment is to take effect.

- (2) An improvement made by a tenant for the benefit of his holding on land belonging to the person who is entitled to receive the rent of the holding shall for the purpo es of this section be deemed to have been made on the holding of the tenant.
- 23. Except as provided in the next following section, a tenant shall not be tenant's improvement.

 made subsequently to the passing of this Act without the written consent of the landlord.
- 24. (1) If a tenant applies for the written conReference to Deputy
 Commissioner when consent is refused.

 In a tenant applies for the written consent of his landlord to the making of an improvement on his holding, and the landlord omits or refuses to grant it, the tenant may apply to the Deputy Commissioner for permission to make the improvement.

The Oudh Rent Act. 1886.

(Chapter II.—Of certain Rights and Liabilities of Landlords, Underproprietors and Tenants.—Sections 25-30.) (Chapter III.—Payment of Rent in kind.—Sections 31-32.

- (2) When an application is made to the Deputy Commissioner under sub-section (1), he shall take into consideration any objections which the landlord may have to urge on either of the following grounds, namely:—
 - (a) that the improvement is too costly or is unsuitable to the nature of the tenant's holding, or
 - (b) that the landlord is himself prepared to make the improvement,

and shall then either grant the permission on such conditions as he considers fair and equitable or refuse the application.

- 25. (1) If either the landlord or the tenant Registration of ontlay desires the amount expendent improvements.

 ed on an improvement executed with the permission of the Deputy Commissioner under the last foregoing section to be determined and registered, the Deputy Commissioner shall, on application made to him for the purpose, determine the amount of the outlay, and enter it in a register kept in the prescribed form.
- (3) The entry in the register shall be conclusive proof of the amount of the outlay in any subsequent proceedings respecting the cost of the improvement.
- 26. The word "improvement", as used in this Act, means a work by which the annual letting value of land has been, and at the time of a demand for compensation continues to be, increased, and comprises—
 - (a) the construction of works for the storage of water, for the supply of water for agricultural purposes, for drainage and for protection against floods; the construction of wells; the reclamation of waste land and jungle; and other works of a like nature:
 - (b) the renewal or reconstruction of any of the foregoing works, or such alterations therein or additions thereto as are not required for the maintenance thereof and increase durably their value.

Principle on which compensation is to be estimated.

27. In estimating the compensation to which a tenant is entitled for an improvement regard shall be had—

- (a) to the amount by which the value, or the produce, of the holding, or the value of that produce, is increased by the improvement;
 - (b) to the condition of the improvement and the probable duration of its effects;
 - (e) to the labour and capital required for the making of such an improvement;
 - (w) to any reduction or remission of rent or any other advantage given by the landlord to the tenant in consideration of the improvement; and
 - (e) in the case of a reclamation, or of the conversion of unirrigated into irrigated land, to the length of time during which the tenant has had the benefit of the improvement.

- Modes of making compensation.

 Modes of making compensation.

 Modes of making compensation.

 The compensation due to a tenant, it may, if both landlord and tenant desire that the compensation assessed, instead of being paid wholly in money, shall be made wholly or partly in some other way, proceed to give judgment according to the terms agreed upon between
- 29. (1) A landlord may make an improvement on the holding of a tenant not having a right of occupancy with or without the consent of the tenant.
- (2) A landlord intending to make an improvement shall, if any part thereof is to be made on the holding of any such tenant, give notice of his intention to the tenant through the tahsíldár.
- (3) A landlord making an improvement on the helding of any such tenant shall be liable to compen-ate the tenant for any loss which he may cause to the tenant when making it.
- (1) If the effect of the improvement is to impair the productive powers of the holding, the tenant shall, in addition to any compensation which may be awarded to him under sub-section (3), be entitled to such abatement of his rent as to the Court seems just.
- (5) A landlord may not make an improvement on the holding of a tenant with a right of occupancy without the consent of the tenant.

Surrey and Measurement.

39. A landlord and his agents and sur-Landlord's right to veyors may at all reasonable times enter upon any land comprised in his estate for the purpose of surveying and measuring the land.

CHAPTER III.

PAYMENT OF RENT IN KIND.

- 31. Where rent is taken by division of the Division or appraisement of produce.

 Division or appraisement of kind, or by estimate or appraisement of the standing crop, or other proceeding of a similar nature requiring the presence of both the tenant and the landlord either personally or by recognized agent, if either party neglects to be present at the proper time, or if a dispute arises between the parties regarding the division, estimate, appraisement or proceeding, either party may present an application to the Court, requesting that a proper officer be deputed to make the division, estimate or appraisement or conduct the proceeding.
- Procedure in case of dispute.

 Procedure in case of dispute.

 Procedure in case of dispute.

 Procedure in case of dispute.

 Procedure in case of dispute.

 At a time and place specified at a time and place specified whom the division, estimate or appraisement shall be made or the proceeding conducted.
- (2) The award of that officer in respect of the division, estimate, appraisement or proceeding shall be final, unless, within one month from the date thereof, either party institutes a suit to set it aside.

Chapter IV .- Enhancement and fixing Rales of Rent. - Sections 33-41.)

CHAPTER IV

ENHANCEMENT AND FIXING RATES OF RENT.

Part A .- Tenants with Right of Occupancy.

83. (1) A tenant having a right of occupancy in Enhancement of rent any land shall not, in case of of tenant with right of dispute as to the rent to be occupancy.

paid in respect of the land, be liable to an enhancement of the rent except in pursuance of a decree made under this Act on some one of the following grounds, namely:—

1st ground.—That the rate of rent paid by him is below the rate of rent usually paid, by the same class of tenants having a right of cocupancy, for land of a similar description and with similar advantages, situate in the same village.

Rule.—In this case the Court shall enhance his rent to such amount as the plaintiff demands, not exceeding that rate.

2nd ground.—That the rate of rent paid by him is more than twelve-and-a-half per cent. below the rate of rent usually paid, by tenants of the same class not having a right of occupancy, for land of a similar description and with similar advantages, situate in the same village.

Rule.—In this case the Court shall enhance his rent to such amount as the plaintiff demands, not exceeding that rate, less twelve-and-a-half percent.

3rd ground.—That the quantity of land held by him exceeds the quantity for which he has previously paid rent.

Rule.—In this case the Court shall decree rent for the land in excess, at rates to be fixed by the first or the second of the rules contained in this section, as the case may be.

- (2) Nothing in sub-section (1) shall affect the terms of any agreement in writing entered into between a landlord and tenant after the twenty-second day of July, 1868.
- Term for re-enhancement after decision fixing rent under section 33.

 years from the date of the decision, except on the 3rd ground mentioned in that section, or, in the case referred to in the next following section, until, by re-assessment within the term of five years, the revenue of the land has been increased.
- 35. If, on a re-assessment of the revenue, the Enhancement on re-rent of the tenant cannot be enhanced under section 33 by reason of the absence of the grounds therein mentioned, the landlord may institute a suit to enhance the rent to a sum not exceeding double the average amount of the revenue imposed at the re-assessment upon land of a similar description and with similar advantages held by tenants of the same class in the same village.

Part B .- Other Tenants.

Tenant in o-cupation at passing of Act: the conditions of his statutory tenancy.

The time of the passing of this Act, at the rent then payable by him, for a period of seven years from the date of the last change in his rent or of

the last alteration in the area of the holding, or, where no such change or alteration has taken place, from the date on which the tenant was admitted to the occupation of the holding.

Tenant admitted after tenant who may be admitted after tenant admitted after tenant in the date of his stautory tenangy.

The date of his admission at a rent agreed upon with the landlord in accordance with the provisions of this Act; and every such tenant, in the area of whose holding or in the amount of whose rent any change is made by the landlord subsequently to the passing of this Act, shall be deemed to be admitted to the occupation of a holding within the meaning of this section.

Explanation 1.—" Holding" means a parcel or parcels of land held by a tenant and forming the subject of a separate engagement. The engagement may be express or implied.

Explanation 11.—This section and section 36 have effect subject to the provisions of section 4, sub-sections (3) and (4), relating to land not previously cultivated, and subject also to section 157, excluding certain classes of land from the operation of certain sections of this Act.

- State (1) A laudlord may enhance the rent of a Enhancement of rent of tenant not having right of occupancy and not being a sub tenant.

 Section or by notice as hereinafter provided.
- (2) Subject to the provisions of sections 19 and 50, the enhancement shall not in any case exceed one annu in the rapes, or six-and a-parter per cent., on the annual cent payable by the tenant at the time when the contract was made or the notice was issued:
- (3) Provided that, where rent is paid in kind, the proportion of produce pand as rent by a tenant shall not be subject to increase except in accordance with an established custom of the pargana in which the land is saturate.
- Buhancement by notice.

 Enhancement by notice.

 hanced on the expiration of the torm of seven years referred to in section 36 or section 37, as the case may be, or at any time during the currency of that term in the case mentioned in section 50, he may cause a notice to that effect to be served under section 42.
- 40. (1) A notice whereby enhancement is claimed on account of the expiration of the period of the tenancy shall not be served before the commencement of the last year of the tenancy.
- (2) A notice of enhancement on account of an improvement made or acquired by the landlord may be served at any time during the currency of the tenancy.
- 41. The notice shall be written in Hindi Contents of the no. and Urdu, and shall specify tice. the land, the amount of the present rent and the amount of the enhancement, and require the tenant, if he refuses to pay the enhancement, to vacate the land by the fifteenth day of May next following, or to institute a suit

(Chapter IV.—Enhancement and fixing Rates of Rent.—Sections 42-51.)

in the proper Court to contest the notice of enhancement within thirty days from the date of the service thereof.

42. On the application of the landlord to the talisíldár or other prescribed Service of the notice. officer the notice shall be served by the officer on or before the fifteenth day of February at the expense of the landlord.

43. The tenant may inon which Grounds stitute a suit to contest the ility to enhanceliability notice of enhancement, within thirty days from the date of the service thereof, on any of the following grounds,

namely :-

- (a) that he has a right of occupancy in the land specified in the notice;
- (b) that he holds under a special agreement or decree of Court or lease under the terms of which his rent is not liable to enhancement:
- (c) that the enhancement claimed is in excess of the rate authorized by law;
- (d) that seven years will not have elapsed on the lifteenth day of May next following, since the date of any such change of rent or alteration of area as is under section 36 or section 37 equivalent to an admission to the occupation of a holding, or, where no such change or alteration has taken place, since the date on which he was admitted to the occupation of the holding;
- (e) that the notice has not been served in the manner required by this Act;
- (f) that, where the enhanceme : claimed is a account of an improvement, the amount claimed is excessive.
- 44. (1) If the tenant does not contest the notice Tenant's liability for of enhancement and remains after the fifteenth day of May next following the date of the service of the notice, he shall become liable for the enhanced rent.
- (2) If the tenant contests the notice, and the validity thereof is maintained by the Court in whole or in part, he shall, if he remains in pessession of the land after the fifteenth day of May next following the date of the service of the notice, become liable for the enhanced rent to the extent to which the Court has maintained th validity of the notice.
- 45. If the tenant by remaining in possession of Commencement of the land under the last fore-fresh statutory period. going section becomes liabl fresh statutory period. going section becomes liabl for enhanced rent, he shall be entitled to hold the land at that rent for a further period of seven years.
- 46. If the tenant refuses to accept the enhancement claimed or decreed and Vacating tenant's right to compensation for improvements. holding, vacates the shall be entitled to recover by separate suit from the landlord compensation for any improvements made by him on the holding.
- 47. (1) Except in the cases mentioned in sections 49 and 50, the rent Rent of tenant sucof a tenant admitted to the ceeding to vacant holdoccupation of any land ing. the tenancy of which has determined according to the provisions of this Act shall not exceed by more than one anna, in the rupee, or six and-

a-quarter per cent., the rent payable by the tonant immediately preceding him.

- (?) In the case of a tenant admitted to the occupation of a holding of which the rent has been immediately before his admission paid in kind, the rent payable shall, subject to any established oustom of the pargana in which the holding is situate, to either the rent payable by the tenant immediately preceding him, or a sum which, subject to the provisions of sections 49 and 50, shall not exceed by more than six-and-a-quarter per cent, the equivalent of the value of the produce annually paid as rent on the average of the three years immediately preceding.
- 48. (1) The heir of a tenant who dies during the Rights of the heir of currency of the tenancy of a deceased tenant. a holding shall be entitled to retain occupation of the holding at the rent payable by the deceased for the unexpired portion of the period for which the deceased tenant might have held without liability to enhancement or ejectment, and to receive compensation under the provisions of this Act for improvements, if any, made on the holding by himself or his predecessor in interest, but shall not be entitled to a renewal of the tenancy.
- (2) Subject to any rights which he may have under section 22 as a representative of the deceased, a collateral relative who did not at the date of the death of the deceased share in the cultivation of the holding shall not be doemed to be an heir of the deceased within the meening of this section.
- 49. The rent of a tenant admitted to the occupation of any land the hent of tennit suc-er to a meling varated by the death of tenancy of which has ceased in consequence of the death the previous femant. of a previous tenant, or of the ejectment of a thekadar or mortgagee from land of which he has taken cultivating possessi n during the period of his theka or mertgage, shall be such amount as may be agreed upon between him and the landford.
- 50. (1) Nothing in the foregoing sections shall bar the right of a Enhancement of rent landlord to enhancement or for improvements made or acquired by landlord. rent on the ground that the productive powers of the land held by the tenant have been increased by an improvement which has been made by, or at the expense of, the landlord or for which during the currency of the tenancy compensation has been accepted from the landlord by the owner of the improvement or, on the expiration of the tenancy, compensation has been paid in accordance with the determination of a Court under this Act.
- (2) Where an enhancement is chimed on the ground of any such improvement, the Court, in determining the claim, shall have regard to-
 - (a) the increase in the productive powers of the land caused, or likely to be caused, by the improvement;
 - (b) the cost of the improvement; and
 - (c) the cost of the cuttivation required for the utilising of the improvement.
- 51. Notwithstanding anything in the foregoing sections, the Chief Commis-Power for Local Govsioner may, by notification in criment to vary the limit of enhancement of rent. the local official Gazette, vary from time to time, within periods of not less than seven years, the limits of the enhancement to which tenants to whom section 36 or section 37 applies are liable in any local area specified in the notification.

(Chapter V.-Ejectment.-Sections 52-60.)

CHAPTER V.

EJECTMENT.

Tenants holding on special Ierms.

52. (1) A tenant baving a right of occupancy in any land, or holding any land under a special agreement or decree of Court, shall not be ejected from that land otherwise than in execution of a decree for ejectment:

Provided that the decree for ejectment shall not be made, unless, at the date of that decree, a decree against the tenant for an arrear of rent in respect of the land has remained unsatisfied for fifteen days or upwards.

(2) A decree for the ejectment of a tenant holding under a special agreement or decree of Court may be made on such grounds as would justify ejectment under the agreement or decree.

Other Tenants.

- Ejectment of other tenants.

 Ejectment of other tenants.

 A tenant not having a eight of occupancy, and not halding under a special agreement or decree of Court, may be ejected by notice, application or suit under the following sections of this Chapter.
- 54. If a landlord desires to eject any such tenant on the explication of his tenancy, he may cause a notice of ejectment to be served on the tenant under the next following section.
- Contents, service and and in Urdu; it shall be cost of notice.

 an agent authorized by him in that behalf; it shall specify the land from which the tenant is to be ejected; it shall, it a court-fee is payable in respect thereof under this section, contain a certificate by the payawari as to the annual rent psyable for the holding to which the notice relates; and it shall inform the tenant that he must either (a), if he means to dispute the ejectment, institute a suit for that purpose within thirty days from the date of the service of the notice, or (b) vacate the land on or before the fifteenth day of May next following.
- (2) On the application of the landlord to the tabsildar or other prescribed efficer, the notice shall, if the proper court fee (where a court-fee is payable under this section) has been paid in respect thereof, be served on the tenant by the officer on or before the fifteenth day of November at the expense of the landlord.
- (3) If the tenant on whom the notice is to be served is a tenant to whom section 36 or section 37 applies, there shall, except as provided by this sub-section and sub-section (1) and by section 69, be payable in respect of the notice a court-feedual in value to half the annual rent payable for the holding of the tenant, or, in the case of a tenant paying tent in kind, a court-fee equal to half the value of the produce annually paid as rent on the average of the three years immediately preceding:

Provided that the court-fee shall not in any case exceed twenty-live rupees.

(4) A court-fee shall not be payable under subsection (3) in respect of a notice on a person to whom section 48 applies.

- affixed on the notice before the notice and the application for the service thereof are presented to the tahsildar or other prescribed officer.
- (6) The court-fee paid by a landlord under this section shall not in any circumstances be adjudged to be payable as costs or otherwise by the tenant.
- on whom a notice has been served under the last fore-going section may institute a suit to contest his flability to be ejected from the

land specified therein on any of the following grounds, namely:-

- (a) that he has a right of occupancy in the
- (b) that he holds under a special agreement or decree of Court or unexpired lease under the terms of which he is not liable to be eje ted from the land;
- (c) if he is a tenant to whom section 55, subsection (3), applies, that the notice was insufficiently stamped;
- (d) if he is a tenant to whom section 36 or section 37 applies, that seven years will not have clapsed on the fifteenth day of May next following, since the date of any such change of rent or alteration of area as is under section 36 or section 37, as the case may be, equivalent to an admission to the occupation of a helding, or, where no such change or alteration has taken place, since the date on which he was admitted to the occupation of the holding;
- (e) if he is a tenant to whom section 53 applies, that notice of ejectment has not been served upon him in the manner required by this Act.
- (2) A thekadar shall not be entitled to contest a notice of ejectment on any ground other than that he holds a lease under the terms of which he is not liable to ejectment.
- Compensation for improvements, if any, to be claimed in suit contesting liability to ejectment.

 Compensation for improvements on the holding, he shall file with his plaint a statement of the claim and of the grounds on which it is based.
- Determination of the claim.

 Determination of the claim.

 Determination of the claim, it shall determine the amount of the compensation, if any, due for improvements, and shall declare ejectment from the whole or part of the land, as the case may be, to be conditional on payment of that amount into Court.
- Tenancy to cease if notice is not contested.

 Tenancy to cease if thirty days from the date of the service, to institute a suit to contest his liability to be ejected, his tenancy of the land in respect of which

ejected, his tenancy of the land in respect of which the notice has been served shall cease on the fifteenth day of May next following, unless, after the service, the landlord has authorized him in writing to continue to occupy the land.

When assistance to eject a tenant on whom he court.

When assistance to eject a tenant on whom he alleges a notice to have been served under section 55, he may apply for that assist-

(Chapter V.—Ejectment.—Sections 61-66.—Chapter VI.—Supplemental Provisions respecting Tenancies.—Sections 67-69.)

ance to the Court which would have had jurisdiction with respect to a suit by the tenant to contest his liability to be ejected under the notice, and that Court shall order the ejectment of the tenant if it is satisfied—

- (a) that a notice of ejectment was duly served on the tenant;
- (b), that the tenant has not brought a suit to contest the notice; or that, if a suit for that purpose has been brought, it has been determined adversely to the tenant;
- (c) that the tenant has not been authorised by the landlord in writing to continue to occupy the land.
- (2) Nothing done by the Court under subsection (1) shall affect the right of the tenant to institute a suit against his landlord on account of illegal ejectment and to recover compensation therefor.
- Ejectment by application.

 Ejectment by application.

 to whom section 53 applies and against whom a decree for an arrear of rent has been passed and remains unsatisfied, he may, after the first day of April of the year in which that arrear accrued, apply to the Deputy Commissioner to eject the tenant.
- (2) The Deputy Commissioner shall, on receiving the application, cause a notice to be served on the tenant, stating the amount due under the decree, and informing him that if he does not pay that amount into Court within fifteen days from the receipt of the notice he will be ejected from his holding.
- (3) If the amount is not so paid, the Deputy Commissioner shall, unless good cause is shown to the contrary, eject the tenant.
- 62. (1) A tenant to whom section 53 applies shall be liable to ejectment by suit. shall be liable to ejectment by suit during the currency of his tenancy on any of the following grounds, namely:—
 - (a) that he has used the land comprised in his holding in a manner which renders it unfit for the purposes of his tenancy;
 - (b) that at the time of the institution of the suit the entire holding has been sub-let;
 - (c) where the rent is payable in kind, that his cultivation has diminished to a point which by the custom of the locality involves the forfeiture of the holding;
- (d) where the tenant holds, under an unexpired lease, land to which section 4, sub-sections (3) and (4), applies, then on any ground which would justify ejectment under the lease.
- (2) The tenant shall continue liable for the rent of the land until the decree is executed.

General.

Time of ejectment of tenant.

Time of operation of tenant shall not in any case, whether in execution of a decree or otherwise, be ejected from the land in his occupation, except between the first day of April and the thirtieth day of June in any year after the passing of this Act.

- 64. A thekadar liable to be ejected under the provisions of this Act may be ejected at any time during his tenancy.
- Preferement by tennets of claims for compensation for improvements in suits for ejectment.

 finds the grounds on which the suit is brought to be valid, it shall determine the amount of compensation, if any, due from the plaintiff to the defendant, and shall pass a decree of ejectment conditional on the payment into Court of that amount.
- Compensation to ejected in accordance with the provisions of this Act shall be entitled to receive from the landlord the value of any growing crops or other

ungathered products of the earth belonging to the tenant and being on the land at the time of his ejectment:

Provided that, if the land has been sown or planted by the tenant after service on him of a notice under section 55, he shall not be so entitled, unless, after that service, the landlord has authorized him in writing to continue to occupy the land.

CHAPTER VI.

SUPPLEMENTAL PROVISIONS RESPECTING TENANCIES.

Sir Lunds.

67. (1) The rights conferred upon tenants by sections 24, 36, 37, 88, 39, 46, 47 and 48 shall not accrue to cultivators of any of the following lands, namely:—

- (a) land which for the seven years immediately preceding the passing of this Act has been continuously dealt with as sir in the distribution of proprietary or underproprietary profits and charges;
- proprietary profits and charges;
 (b) land which for the seven years immediately preceding the passing of this Act has been continuously cultivated by the proprietor or under-proprietor himself or by his servants or by hired labour.
- (?) Land which was recorded as sir at settlement and has been continuously so recorded since shall, until the contrary is proved, be presumed to be land of the class mentioned in clause (a) of section (I).

Thekadárs, Mortgegers and Sub-tenants.

- 63. (1) A person holding land as a thekadar Thekadars, mortgare or sub-tenant ger, and sub-tenants. Shall not, while so holding, acquire any of the rights enumerated in the last foregoing section in any of the land comprised in his theka, mortgage or sub-tenancy.
- (2) A person having those rights in land does not lose them by subsequently taking a theka or mortgage in which his holding is comprised.

Long Leases.

69. (1) When a holding has been let by registred document for a term of eight years or upwards at a rent determined thereby for the whole of the term in accordance with the

(Chapter VI.—Supplemental Provisions respecting Tenancies.—Sections 70-71.—Chapter VII.—Distress for Arrears of Rent.—Sections 72-79.)

provisions of this Act to a tenant to whom section 36 or section 37 applies, the landlord shall, on the expiration of the term, be entitled to enhance the rout of the holding in accordance with the provisions of Chapter IV, Part B, and not otherwise, and shall also be entitled to eject the tenant by notice under section 55 without payment of a court-fee under that section:

Provided that any change in the rent or alteration in the area of the holding by the landlord during the term shall be a bar to enhancement and ejectment for seven years from the date of that change or alteration.

(2) In addition to the grounds mentioned in clauses (a), (b) and (c) of section 62, sub-section (1), a tenant to whom this section applies shall be liable to ejectment by suit during the currency of his tenancy on any ground which would justify ejectment under the registered document under which he holds.

Miscellaneous.

- Evidence respecting statement that since the date of the patta his rent has been changed, or area of his holding altered, by the landlord, shall not be admissible in evidence unless the change or alteration is recorded in an entry on the patta signed by or on behalf of the landlord, and in an entry on the counterpart signed by or on behalf of the tenant, or in a new patta and counterpart.
- 71. The expression "special agreement" or Construction of ceris used in this Act to signify the tenure on which land is held by a tenant, is to be construed as referring to an agreement or decree made or passed before the passing of this Act.

CHAPTER VII.

DISTRESS FOR ARREADS OF RENT.

72. When an arrear of rent is due from any tenant, the landlord may, subject to the provisions of this Chapter, distrain the produce of the land in respect of which the arrear is due:

Provided that, when a tenant has given security for the payment of his rent, the produce of the land in respect of which the rent is payable shall not be liable to distress so long as the security is in force.

Distress anot permissible in certain cases.

73. Distress shall not be made for the recovery of-

- (a) any sum in excess of the rent payable in the last preceding year for the land in respect of which the arrear is due, unless the tenant has agreed in writing to pay that excess or unless he has been declared by decree to be liable therefor, or
- (b) any arrear which has been due for a longer poriod than one year.
- 74. The power of distress vested by section 72

 Power of distress by in landlords may be exercised by managers under the Court of Wards, managing agents and tahsildars of estates held under direct management, and other persons lawfully entrusted with the charge of land, and also by the agents

employed by landlords or any such persons as aforesaid in the collection of rent, if expressly authorized by power-of-attorney to distrain:

Provided that, if any such agent, purporting to act in the exercise of that power, commits an act which, under the provisions of this Chapter, is illegal, the person employing him shall be liable, as well as the agent, to be sued for compensation for any injury caused by the act.

- 75. Any person empowered to distrain property under section 72 or section 74 may employ a servant or other person to make the distress, but in every such case he shall give to the servant or person a written authority in that behalf, and the distress shall be made in the name and on the responsibility of the person giving the authority.
- 76. (1) Standing crops and other ungathered Crops liable to disproducts of the earth, and tress. crops or other products when reaped or gathered and deposited in any threshing-floor or place for treading out grain or the like, whether in the field or within a homestead, may be distrained by persons invested with powers of distress under this Act.
- (2) But no such crops or products, other than the produce of the land in respect of which an arrear of rent is due, or of land held under the same engagement as the land in respect of which the arrear is due, and no grain or other produce after it has been stored by the cultivator, and no other property whatsoever, shall be liable to distress under this Act.
- 77. (1) Before or at the time when any distress

 Demand of arrear herore or at time of distress.

 distrainer shall cause the defaulter to be served with a written demand for the amount of the arrear, together with an account exhibiting the grounds on which the demand is made.
- (2) The demand and account shall, if practicable, be served personally on the defaulter, but, if he cannot be found, they shall be affixed at his usual place of residence, and shall thereupon be deemed to be duly served upon him.
- Value of distress and rvice of list of distrained property on owner.

 Walue of distress and rvice of list of distrained property on distrain property us aforesaid distrain property us aforesaid of value as nearly as may be equal to the amount of the arrear with the costs of the distress; and, when he has made the distress; he shall prepare a list or description of the property distrained and deliver a copy thereof to the owner, or if the owner is absent, allix it at his usual place of residence.
- Reaping and storing products of the earth may, standing crops distrained.

 The standing crops distrained products of the earth may, notwithstanding the distress, be reaped or gathered by the tenant, and may be stored in such granaries or other places as are commonly used by him for the purpose.
- (2) If the tenant neglects to do so, the distrainer may cause the crops or products to be reaped or gathered, and in that case shall store them either in such granaries or other places as aforesaid, or in some other convenient place in the neighbourhood.



(Chapter VII.—Distress for Arrears of Rent.—Sections 80-89.)

- (3) In either case the distrained property shall be placed in the charge of some proper person appointed by the distrainer for the purpose.
- (4) If the crops or products do not, from their nature, admit of being stored, the distress shall be made (if at all) at least twenty days before the time when the crops or products or any part thereof would ordinarily be fit for cutting or gathering.
- 80. If a distrainer is opposed or apprehends

 Application by disresistance, and desires to
 trainer in case of resistobtain the assistance of a
 public officer, he may apply
 to the Court, and the Court may, if it thinks
 necessary, depute an officer to assist the distrainer in making the distress.
- 81. If at any time after property has been withdrawal of distrained as aforesaid, and tress on tender of arrear before the sale thereof as hereinafter provided, the owner tenders rayment of the arrear demanded and of the costs of the distress, the distrainer shall receive the payment and give a receipt therefor and forthwith withdraw the distress.
- Application for sale.

 Application for sale.

 Application for sale.

 Application for sale.

 Application for sale.

 Application for sale.

 Application for sale.

 Application for sale.

 Application for sale.

 Application for sale.

 Application for sale.

 Application for sale.

 Application for sale crops or products, or, if the crops of making the distress, the distrainer shall apply for the sale thereof to the proper officer authorized to sell property in satisfaction of decrees of the Court within whose jurisdiction the distrained property is situate.
- 83. (1) The application shall be in writing; it

 Form of application.

 shall contain a list or description of the property
 distrained, and it shall state the name of the
 defaulter, his place of residence, the amount due
 and the place in which the distrained property
 is deposited.
- (2) Together with the application, the distrainer shall deliver to the proper officer the sum payable for the service of a notice upon the defaulter as provided in the next following section.
- Procedure on receipt tion, the proper officer shall send a copy of it to the Court, and shall serve a notice in the form contained in Schedule C to this Act, or to the like effect, on the person whose property has been distrained, requiring him either to pay the amount demanded, or within fifteen days from the receipt of the notice to institute a suit to contest the demand.
- (2) The officer shall at the same time send to the Court, for the purpose of being put up at the court-house, a proclamation fixing a day for the sale of the distrained property, not less than twenty days from the date of the proclamation, and shall deliver a copy of the proclamation to the peon charged with the service of the notice, to be put up by him in the place where the distrained property is deposited.
- (3) The proclamation shall contain a description of the property, and shall specify the demand for which it is to be sold, and the place where the sale is to be held.

- Suspension of sale on instituted in pursuance of the notice mentioned in the last foregoing section, the Court shall send to the proper officer, or, if so requested by the owner of the distrained property, shall deliver to him, a certificate of the institution of the suit.
- (2) On the certificate being received by, or presented to, the proper officer, he shall suspend proceedings in regard to the sale:

Provided that, if in his opinion the property distrained is such that delay will cause damage thereto, he may direct its immediate sale.

- 86. (1) Any person whose property has been distrained as aforesaid may institute a suit to contest the distrainer's demand at any time before the expiration of the fifteen days mentioned in section 81, sub-section (1).
- (2) When any such suit is instituted, the Court shall proceed in the manner directed in section 85.
- (3) If application for the sale of the property is afterwards made to the proper officer, he shall send a copy of the application to the Court, and suspend further proceedings pending the decision of the case.
- 87. (1) The person whose property has been dis-Withdrawal of distrained may, at the time of tress on execution of instituting any such suit as bond. aforesaid, or at any subsequent period, execute a bond with one or more surety or sureties, for an amount not less than double the value of the property distrained, binding himself to pay whatever sum may be adjudged to be due from him, with costs of suit.
- (2) When a bond has been executed under subsection (1), the Court shall give to the owner of the property a certificate to that effect, or, if he so requests, shall serve the distrainer with notice of the execution of the bond.
- (3) Upon the certificate being presented to the distrainer by the owner of the property, or upon the notice being served on the distrainer by order of the Court, as the case may be, the property shall be released from distress.
 - 88. On the expiration of the period fixed in the proclamation of sale, if the institution of a suit to contest the demand of the distrainer has not been certified to the proper officer in the manner hereinbefore provided, he shall, unless that demand, with such costs of the distress as are allowed by him, is discharged in full, proceed, with the sanction of the Court, to sell the property, or such part thereof as may be necessary.
 - 89. (1) The sale shall be held at the place where the distrained property is deposited, or at the nearest ganj, bázár or other place of public resort, if the proper officer thinks that it is likely to sell there to better advantage.
 - (2) The property shall be sold by public auction in one or more lots as the officer holding the sale thinks advisable, and if the demand, with the costs of distress and sale, is satisfied by the sale of a portion of the property, the distress shall be immediately withdrawn with respect to the remainder.

(Chapter VII.—Distress for Arrears of Rent.—Sections 90-99.)

- 90. If, on the property being put up for sale,
 a price which the officer
 Postponement of sale. holding the sale thinks fair
 is not offered, and if the
 owner of the property or his recognized agent
 applies to have the sale postponed until the next
 day or (if a market is held at the place of sale)
 until the next market-day, the sale shall be postponed until that day, and shall be then completed at whatever price may be offered.
- Payment of purchasemoney

 Payment of purchasemoney

 Raile thinks fit, and in default of payment the property shall be put up again and re-sold.
- (2) When the purchase-money has been paid in full, the officer holding the sale shall give the purchaser a certificate stating the property purchased by him and the price paid therefor.
- 92. (1) The officer holding the sale shall deduct

 Proceeds of sale.

 from the proceeds one annua
 for every rupee and fraction
 of a rupee on account of the expenses attending
 the sale.
- (2) He shall then pay to the distrainer the expenses incurred by him on account of the distress and of the issue of the notice and proclamation of sale prescribed in section 81 to such amount as, after examination of the statement of expenses furnished by the distrainer, the officer thinks proper to allow.
- (3) The remainder shall be applied to the discharge of the arrear for which the distress was made, and the surplus (if any) shall be delivered to the person whose property has been sold.
- Officers holding sales of property under this Act, and all persons of the purchase.

 Officers holding sales of property under this Act, and all persons employed by, or subordinate to, those officers, are directly, property sold by those officers.
- 94. (1) The officer mentioned in section 82 shall bring to the notice of the Court any illegal act which may come to his knowledge as having been committed by any person in making a distress under this Act.
- (2) If in any case, on proceeding to held a sale under this Act, that officer finds that the owner has not received due notice of the distress and intended sale, he shall postpone the sale and report the case to the Court, and the Court shall direct the issue of another notice and proclamation of sale under section 84, or nake such other order as it thinks proper.
- Recovery of expenses for the purpose of holding a sale, and a sale does not take place.

 stated in section 94 or because the distrainer's demand has been previously satisfied, a charge of one anna for every rupee of the value of the distrained property, as estimated by the officer, shall be leviable by him on account of the expenses of the intended sale, unless the distrainer's demand has been satisfied before the day fixed for the sale and notice of its having been satisfied has been given by him to the officer.

- (2) If the distrainer's demand is not satisfied until the day fixed for the sale, the charge shall be paid by the owner of the property, and may be recovered by sale of such portion of the property as may be necessary.
- (3) In every other case the charge shall be paid by the distrainer, and may be recovered under the warrant of the Court by attachment and sale of his property.
- (4) The charge leviable under this section shall not exceed ten rupees in any case.
- 96. (1) When a suit has been instituted to con-Second proclamation test a distaniner's demand, of onle when arrears are adjudged to be due. been released on security, if the demand or any portion thereof is adjudged to be due, the Court shall issue an order to the proper officer authorizing the sale of the property.
- (2) On the application of the distrainer (which shall be made within five days from the receipt of the order by the officer), the officer shall publish a second proclamation in the manner prescribed in section 81, fixing another day for the sale of the distrained property, not being less than five or more than ten days from the date of the proclamation, and, unless the amount adjudged to be due with costs of distress is paid before that day, shall proceed to sell the property in the manner hereinbefore provided.
- 97. (1) In all suits instituted to contest a dis-Distrainer to prove trainer's demand, the defenthe orrear in suit to contest his demand. the same manner as if he had himself brought a suit for the amount of the arrear.
- (2) If the demand or any part thereof is found to be due, the Court shall make in favour of the distrainer a decree for the amount so found.
- (3) That amount may be recovered, if the distrained property has not been released on security, by sale of the distrained property as provided in section 96, and, if any balance remains due after the sale, by execution of the decree against the person and any other property of the defaulter, or, if the distrained property has been released on security, by execution of the decree against the person and property of the defaulter, and if his surety has been made a party to the suit, against the person and property of the surety.
- 98. If the distress is adjudged to be vexatious compensation for vexatious distress.

 Compensation for vexatious distress.

 or groundless, the Court, besides directing the release of the distrained property, may award such compensation to the plaintiff as it thinks fit, not exceeding twice the value of the property distrained.
- 99. If any person claims, as his own, property which has been distrained for arrears of rent alleged to be due from any other person, the claimant may institute a suit against the distrainer and that other person to try the right to the property, in the same manner, and under the same rules as to the time of instituting the suit and as to the consequent postponement of sale, as a person whose property has been distrained for an arrear of rent alleged to be due from him may institute a suit to contest the demand.

(Chapter VII.—Distress for Arrears of Rent.—Sections 100-107.—Chapter VIII.—Jurisdiction of the Courts.—Section 108.)

- 100. (1) When any such suit is instituted, the property may be released upon security for its value being given to the satisfaction of the Court.
- (2) If the claim is dismissed, the Court shall make an order in favour of the distrainer for the sale of the property, or the recovery of its valde, as the case may be.
- (3) If the claim is upheld the Court shall order the release of the distrained property, and may award such compensation to the plaintiff as it thinks fit, not exceeding twice the value of the property distrained.
- Landlord's prior claim to distrainable produce in possession of defaulting tenant.

 claim be in respect of a previous sale, mortgage or otherwise, shall bar the landlord's prior claim, nor shall any attachment in execution of a decree of any Civil Court prevail against the prior claim of the landlord.
- Stranger claiming to an arrear of rent, and a suit be landlord and to have right of distress to be made a party.

 arrear is claimed by or on behalf of any person other than the distrainer, on the ground of that other person being actually and in good faith in the receipt and enjoyment of the rent of the land, that other person shall be made a party to the suit, and the question of the actual receipt and enjoyment of the rent by him before and up to the commencement of the suit shall be inquired into, and the suit shall be decided according to the result of the inquiry:

Provided that the decision of the Court shall not affect the right of any person having a title to the rent of land to establish that title in a Court of competent jurisdiction, by suit instituted within one year from the date of the decision.

Suit for illegal distress.

Suit for illegal distress.

Suit for illegal distress.

trained for the recovery of a demand not justly due, or of a demand due or alleged to be due from some other person, and who is prevented by any sufficient cause from bringing a suit to contest the demand or try the right to the property, as the case may be, within the period allowed by section 84 or section 99, and whose property is in consequence brought to sale, may institute a suit to recover compensation for any injury which he has sustained from the distress and sale.

Suit for illegal act of lowing cases, namely :—

- (a) if any person empowered to distrain property, or employed for the purpose under a written authority by a person so empowered, distrains or sells, otherwise than in accordance with the provisions of this Act, any property for the recovery of an arrear of rent alleged to be due, or
- (b) if any distrained property is lost, damaged or destroyed, by reason of the distrainer

- not having taken proper precaution for the due keeping and preservation thereof, or
- (c) if the distress is not immediately withdrawn when any provision of this Act requires its withdrawal,

the owner of the property may institute a suit to recover compensation for any injury which he has thereby sustained.

- Suit for distress or sale falsely purporting to be under the Act.

 ed, purports to distrain or sell any property under this Act, the owner of the property may institute a suit to recover compensation from the person so distraining or selling for any injury which the plaintiff has sustained from the distress or sale.
- (2) The institution of a suit under sub-section (1) shall not affect the detendant's liability to prosecuted under any law for the time being in force
- Procedure in case of resistance to distress.

 Procedure in case of perty duly made under this Act, or forcibly or clandestinely removes any distrained within ten days from the date of the resistance or removal, shall cause the person accused to be arrested and brought before the Court with all convenient speed, and the Court shall proceed forthwith to try the case.
- (2) If the case cannot be at once heard and determined, the Court may, if it thinks fit, require the person arrested to give security for his appearance whenever he may be required to appear, and, in default of the security being given, may commit him to the civil jail until the case is tried.
- Punishment of offender.

 Punishment of offender.

 Punishment of offender.

 Punishment of offender.

 Punishment of offender.

 moval of the distrained property is proved, the Court may order the offender to pay a fine not exceeding one hundred rupees, together with all costs and expenses incurred in the case or in making the distress, and, in default of payment, may order him to be imprisoned in the civil jail until payment is made:

Provided that the offender shall not be imprisoned under this section for a longer term than six months.

CHAPTER VIII.

JURISDICTION OF THE COURTS.

Suits cognizable.

Suits cognizable under the Act.

Suits shall be heard and determined in Courts of Revenue in the manner provided in this Act, and not otherwise:—

1.—Suits by a Landlord—

- (1) for the delivery by a tenant of the counterpart of a patta;
- (2) for arrears of rent, or, where rent is payable in kind, for the money-equivalent of rent;

(Chapter VIII.—Jurisdiction of the Courts.—Sections 109-115.)

- (3) for the enhancement of the rent of a tenant;
- (4) for the ejectment of a tenant;
- (5) against patwaris or agents employed by landlords in the management of land or the collection of revenue or rent, or against the sureties of those patwaris or agents for money received or accounts kept by the patwaris or agents in the course of their employment as aforesaid, or for papers in their possession, or for the rendering and settlement of accounts;

B .- Snits by an Under-Proprietor or a Tenant-

- (6) for establishing a right of occupancy;
- (7) for the delivery by a landlord of patta;
- (8) for contesting a notice of enhancement or ejectment;
- (9) for compensation—
 - (a) on account of illegal enforcement of payment of rent, or of any sum in excess of rent due, or
 - (b) on account of the withholding of a receipt for a payment of rent, or
 - (c) on account of illegal ejectment, or
 - (d) on account of loss caused by the making of an improvement under section 29, sub-section (3), or
 - (e) on account of the value of standing crops under section 66.
- (10) for the recovery of the occupancy of any land which has been treated by a landlord as. abandoned or from which an under-proprietor or tenant has been illegally ejected by the landlord;
- (11) for contesting the exercise of the power of distraint conferred on landlords and others by this Act, or any acts purporting to be done in exercise of that power, or for compensation for illegal distraint;
- (12) for abatement of rent in accordance with the provisions of section 15 or section 29, sub-section (4);
- (13) for the recovery of compensation for improvements in accordance with the provisions of section 22:

C.—Suits regarding the Division or Appraisement of Produce.—

(14) to set aside an award in respect of a division, estimate, appraisement or proceeding under section 3

D.—Suits by and against Lambardárs, Co-sharers and Machidars—

- (15) by a sharer against a lambardar or cosharer for a share of the profits of an estate or any part thereof, or for the rendering and settlement of accounts in respect of those profits;
- (16) by a lambardár, or by a pattidár who is entitled to collect the rents of the patti, for arrears of revenue or rent payable through him by the co-sharers whom he represents, or by a lambardár for willage-expenses and other dues for which the co-sharers may be responsible to him

- or against a joint lambardár for compensation for revenue or rent paid by the lambardár on account of the joint lambardár;
- (17) by co-sharers against lambardárs, or by proprietors or lessees against muafidárs or assignees of revenue, for compensation on account of exaction in excess of revenue or rent, or on account of the withholding of a receipt for a payment of revenue or rert;
- (18) by mustidars or assignees of revenue for arrears of revenue.

Grades of Courts.

Grades of Courts for the purposes of this Act, there shall be five grades of Courts of Revenue,

- (1) the Assistant Collector of the second class;
- (2) the Assistant Collector of the first class;
- (3) the Collector;
- (4) the Commissioner:
- (5) the Judicial Commissioner.
- 110. (1) The Chief Commissioner may from
 Power to invest officers with powers of Assistant Collector.

 or of the second class under this Act, and may at any time withdraw those powers.
- (2) In conferring powers under this section the Chief Commissioner may empower persons specially by name or classes of officials generally by their official titles.

Deputy Commissioner to have Collector's powers.

this Act.

111. The Deputy Commissioner shall exercise the powers of a Collector under

Investment of Settlement-officers with powers of Collector or Assistant Collector.

Settleof revising settlements of revenue with all or any of the powers of a Collector or Assistant Collector under this Act.

Jurisdiction of Assistant Collector of the second class may try and determine suits ant Collector of the 2nd class.

(15), (16), (17) and (18) of section 105, of which the value does not exceed one hundred rupees.

Jurisdiction of Assistant Collector of the first class may

Jurisdiction of Assistant try and determine suits of every description of which the value does not exceed five thousand rupees.

Jurisdiction of Collector may try and determine suits of every description without limit as regards the value, and hear appeals from decrees of Assistant Collectors of the second class,

and, except where an appeal is prohibited by the Code of Civil Procedure as applied by this Act, XIV of 1883. from orders of Assistant Collectors of the first and of the second class.

(2) Whenever the state of the public business so requires, the Chief Commissioner may invest any Assistant Collector of the first class with the powers of a Collector for the trial and determination of

(Chapter VIII .- Jurisdiction of the Courts .- Sections 116-127.)

suits and appeals under this Act, other than appeals from decisions of that Assistant Collector, and with the powers of a Deputy Commissioner under sections 24, 25 and 61, and may invest any Collector with all or any of the powers of a Commissioner under this Act.

Jurisdiction of Com
Jurisdiction of Com
Missioner.

Assistant Collectors of the first class, and, except where an appeal is prohibited by the Code of Civil

Procedure as applied by this Act, from original orders of Collectors.

Jurisdiction of Judicial Commissioner may, subject to

Jurisdiction of Judicial Commissions of section 119,
hear and determine appeals from original decrees of Commissioners, and, except where an appeal is prohibited by the Code of Civil Procedure as applied by this

1882. Act, from original orders of Commissioners, and, subject also to the provisions of that Code as so applied, appeals from appellate decrees and orders of Collectors and of Commissioners.

Appeals.

Limitation for appeals.

118. (1) Save as provided by sub-section (2) of this section, an appeal shall not

lie—
(a) to the Collector—after

- (a) to the Collector—after the expiration of thirty days from the date of the decree or order complained of;
- (b) to the Commissioner—after the expiration of sixty days from that date; or
- of sixty days from that date; or
 (c) to the Judicial Commissioner—after the expiration of ninety days from that date.
- (2) In computing these periods of thirty, sixty or order in a suit.
 and ninety days, the limitation of the appeals shall be governed by the provisions of the Indian Limitation Λet. 1877.
 125. Suits when some street or again the street of the Indian Limitation Limitation Γ.

119. The decree or order of a Commissioner or of a Collector in a suit of Restrictions on apvalue not exceeding one hundred rupees and of a descripion mentioned in clause (2), (5), (9,, (11), (11), (15), (16), (17) or (18) of section 108, or in an appeal from a decree or order in any such suit, shall be final, unless a question of right to enhance or otherwise vary the rent of a tenant, or a question relating to a title to land or to some interest in land, as between parties having conflicting claims thereto, has been determined by the decree or order of the Commissioner or of the Collector, in which case the decree or order last-mentioned shall be open to appeal in the manner provided in this Act.

Appeal from orders of Deputy Commissioner sanctioning a remission of rent under section 19, or granting acting as such.

under section 21, or determining the amount of the outlay on an improvement under section 25, or directing or refusing to direct the ejectment of a terant under section 61, shall be subject to appeal to the Commissioner, whose order on the appeal shall be final.

Distribution of Business.

121. Notwithstanding anything in the Code of Power of Deputy Commissioner to distribute business. Civil Procedure, the Deputy Commissioner may, by order in writing, direct that any

usiness cognizable by him and the Courts subordinate to him shall be distributed among those Courts in such manner as he thinks fit:

Provided that a direction given under this section shall not empower any Court to exercise any power or deal with any business beyond the limits of its proper jurisdiction.

Transfer of Suits and other Proceedings.

Transfer of suits and other proceedings by Commissioners and Deputy Commissioners.

Transfer of suits and missioner may withdraw any suit or other proceeding instituted in any Court subordinate to him, and try it himself, or refer it for trial to any other such Court competent to try it.

123. The Judicial Commissioner may order that
Transfer of suits and any suit or other proceeding other proceedings by Judicial Commissioner. dinate to him shall be transferred to any other such Court competent to dispose of it.

Miscellancous.

General subordination of Courts.

General subordination of Courts.

General subordination this Act, Collectors shall be sul ordinate to, and subject to the direction and control of, Commissioners and the Chief Commissioner, and Assistant Collectors shall be subordinate to, and subject to the direction and control of, the Deputy Commissioners to whose districts they are respectively appointed:

Provided that nothing in this section shall empower the Chief Commissioner or any Commissioner or Deputy Commissioner to interfere in any many not authorized by this Act with any decision or order in a suit.

Saits which, under the provisions of this Act, may be brought this Act, may be brought by or against landlords, may be brought by or against landlords, may be brought by or against managing agents or tabsildirect management, whether those estates are the property of Government or not.

- 126. (1) A sharer in a joint estate or under-prosharer to exercise cer. Prietary or other tenure, in tain powers only through which a division of land has not been made among the sharers, shall not exercise any of the powers conferred by this Act in regard to the recovery of arrears of rent, enhancement of rent, ejectment of tenants, or distress, otherwise than through a manager authorized to collect the rents on behalf of all the sharers.
- (2) In pattidári estates or tenures those powers shall be exercised only through a lambardár, or through the pattidár who is entitled to collect the rents of the patti.
- (3) Nothing in this section shall be construed to affect any local custom or special contract.

Rent payable for land without consent of the land-occupied without consent of the land-occupied without consent lord shall be liable for the rent of that land at the rate payable in the previous year, or, if rent was not payable in the previous year, at such rate as the Court may determine to be fair and equitable, and he shall not in respect of that land have any of the statutory privileges conferred by this Ac.

(Chapter VIII.—Jurisdiction of the Courts.—Section 128 —Chapter IX.— Limitation of Suils.—Sections 129-134.) (Chapter X.—Procedure.—Sections 135-142.)

Place of sitting of local limits of its jurisdiction, or, in the case of an Assistant Collector, at any place within the limits of the district to which he is appointed.

CHAPTER IX.

LIMITATION OF SUITS.

- 129. Subject to the provisions as to legal dis
 denoral limitation.

 for the limitation of suits
 for the time being in force in Oudh, all suits under
 this Act shall, except as otherwise provided in this
 Act, be instituted within one year from the
 date of the accrual of the cause of action.
- 180. A suit for the delivery of a patta or the Suits for delivery of counterpart of a patta may pattas or counterparts. be instituted at any time during the tenancy.
- 131. A suit by a tenant for the recovery of a Suits for recovery of holding which has been treated by a laudlord as abandoned.

 be instituted within three months from the date on which the landlord entered upon the holding.
- Suits for arrears of nue or rent, or, where rent is revenue or rent or share of profits.

 of a share of profits, shall, except in the case mentioned in section 16, be instituted within three years from the last day of the month of Jeth of the Fash year in which the arrear fell due.
- 133. A suit for the recovery of money in the Suits against agents for money, or delivery of accounts or papers.

 Any time during the continuance of the agency or within one year after its determination.
- 134. A suit regarding distress under section
 103, 104 or 105, or to set
 suits regarding distress and division or appraisement of produce.

 a division, estimate, appraisement or proceeding
 under section 32, shall be instituted within three months from the date of the accrual of the cause of action.

CHAPTER X.

PROCEDURE.

- Application of the Code of Civil Procedure as in force in Oudh shall, so far as they are not inconsistent with the provisions of this Act, apply to all suits and other proceedings under this Act.
- Mode of service of notices.

 Note of service of notices.

 The person of notices of notices.

 The person of notices of notices of notices of not own it is addressed or on an agent authorized by him to accept service on his behalf; but if that person or an agent so authorized cannot be found, service may be made by posting the notice at the usual place of residence of the person to whom the notice is addressed, or, if that person does not

at the village-chaupal or other conspicuous place in the village wherein the land is situate.

- 137. In addition to the particulars required by

 Contents of plaints.

 Section 50 of the Code of

 Civil Procedure to be speci-XIV of 18

 field in the plaint, the plaint shall contain the

 following particulars, namely:—
 - (a) the name of the village or estate, and of the pargana in which the land to which the suit relates is situate;
 - (b) if the suit is for recovery of an arrear of rent, or for the enhancement or abatement of rent, or for the ejectment of a tenant, or for contesting a notice of enhancement of rent, or for contesting a notice of ejectment, or for the recovery of the occupancy or possession of any land, then the extent, situation and designation of the land to which the suit relates and, where fields have been numbered in a Government survey, the number (if it is possible to give it) of each field;
 - (c) if the suit is for recovery of an arrear of rent or revenue, then the yearly rent or revenue of the land, the amount (if any) received on account of the year or years for which the claim is made, the amount in arrear and the time in respect of which it is alleged to be due;
 - (d) if the suit is for the delivery of a patta or the counterpart of a patta, then all the particulars mentioned in section 8.
 - Third person claim. and an under-proprietor or ingrent to be made a tenant the right to receive the rent of land is claimed by a third person, on the ground that he, or a person through whom he claims, has actually and in good faith received and enjoyed the rent up to the time of the commencement or the suit, that third person shall be made a party to the suit, and the question of the actual receipt and enjoyment of the rent by him or the person through whom he claims shall be enquired into, and the suit shall be decided according to the result of the inquiry:

Provided always that the decision of the Court shall not affect the right of any party having a legal right to the rent of the land to establish his title thereto in a Court of competent jurisdiction.

Summons to defendant to be for final disposal in certain suits.

139. In suits under clauses
(1), (2), (7), (10) and (11)
of section 108, the summons
to the defendant shall be for the final disposal

- 140. In a suit to recover an arrear of rent, no Set-off in suits for set-off shall be allowed arrears of rent. against the claim except such amount as may be due to the defendant on an unexecuted decree under this Act against the plaintiff.
- 141. When an arrear of rent remains due from Interest on arrears of any tenant, he shall be liable rent. to pay interest on the arrear at the rate of one per cent. per mensem.
- 142. (1) In any suit under this Act involving
 Payment of money into
 Court by defendant.

 a claim to money, the defendant may, at any stage

(Chapter X.—Procedure.—Sections 143-155.)

as he considers a satisfaction in full of the plaintiff's claim, together with the costs incurred by the plaintiff up to the time of the making of the deposit.

- (2) Notice of the deposit shall be given to the plaintiff, and the amount deposited shall be paid to him on his application.
- (3) From the date of the making of a deposit under this section, interest shall not be allowed to the plaintiff on the sum deposited, whether that sum be in full of the plaintiff's claim or fall short thereof.
- 143. In any case in which the defendant de-Proceeding for balance posits less than the amount where defendant pays less than amount claimclaimed by the plaintiff, nothing in the last foregoing section shall bar the plaintiff from proceeding in the suit for the recovery of the balance.
- 144. (1) A Court may, if it thinks fit, itself make a local investigation Making of localeininstead of issuing a commisvestigations by Court. sion under section 392 of the

IV of 1882. Code of Civil Procedure.

(2) When the Court itself makes a local investigation, the provisions of section 393 of that Code with respect to the recording of evidence shall apply to the Court, and any observations which the Court sees fit to record on its proceedings shall be received as evidence in the suit.

145. A process of execution shall not be issued Time for the making on a decree under this Act of applications for exewhen the application for the issue of the process is made after the lapse of three years from the date of the decree, unless the decree is for a sum exceeding five hundred rupees, in which case the period within which execution may be had shall be regulated by the law for the time being in force as to the period allowed for the execution of decrees of Civil Courts.

146. When a decree for money is made in any Immediate execution suit under this Act, the of decree. Court may, on the oral application of the party in whose favour the decree is passed, direct immediate execution thereof in the manner described in section 256 of the IV of 1882. Code of Civil Procedure.

147. When a decree in favour of the plaintiff is made in a suit for an enname for enhancehancement of rent, the ment to state date of commencement of cu-Court shall declare the date hancement. from which the enhancement shall take effect.

- 148. (1) If the decree is for the delivery of papers or accounts, it may Enforcement of de-cree for delivery of pabe enforced by the impripers or accounts. somment in the civil jail of the party against whom it is made or by the pers or accounts. attachment of his property, or by both imprisonment and attachment.
- (2) The imprisonment and attachment may be continued until the party complies with the terms of the decree :

Provided that he shall . not be imprisoned under this section for a longer period than six months.

149. A decree for the delivery of a patta or of Decrees for patts or the counterpart of a patts counterpart to specify certain particulars. shall specify all the particulars mentioned in section 8, and such other particulars in accordance with the provisions of this Act as the Court deems fit.

150. If the decree is for the delivery of a patta or the counterpart of a patta, and the party or-Grant of patta or counterpart in case of dered to deliver the patta defendant's refusal. or counterpart neglects or refuses to do so, the Court may grant a patta or counterpart in conformity with the terms of the decree, and that patta or counterpart shall have the same effect as if delivered by the party

again-t whom the decree was passed.

151. If the decree is for money, a process in exe-Execution to be first cution shall not issue against the immoveable property of the judgment-debtor, other ade against moveable than for attachment of that property, unless satisfaction of the decree cannot be obtained against his moveable property.

152. If the decree is for an arrear of rent due in respect of an under-pro-Sale of under-proprieprictary right, the interest of the judgment-debtor in that right may, subject to tary right in execution of decree for arrears of rent. the provisions of this Act, be sold in execution of the decree.

153. A beneficial lease or other incumbrance created by an under-proprie-Registration of inubrance created by tor on his tenure after the twenty-second day of July, under-proprietor. 1868, shall not be valid in the event of the sale of his rights and interests in execution of a decree for arrears of reat, unless the incumbrance has been registered under any rules or law for the time being in force in Oudh, within four months after the reation thereof, and not less than thirty days before the date of attachment of those righ's and interests

- 154. (1) When an under-proprietor creates any such incumbrance and fails Proprietor's lien fo to pay to the proprietor all or any part of the rent subrent payable by undersequently accruing in respect of the land subject to the incumbrance, the incumbrancer shall be liable to pay to the proprietor the whole or the part of that rent, as the case may be, unless the proprietor has agreed in writing to waive any claim which he might otherwise have made on the incumbrancer under this section.
- (2) Where after the passing of this Act an under-proprietor transfers his rights or any part thereof in land, and the transferee enters into possession, the transferee shall, subject to any agreement in writing with the proprietor to the contrary, be liable to pay to the proprietor any afrears of rent due in respect of the land at the date of the transfer.
- 155. (1) When land is sold in execution of a de-Right of pre-emption cree under this Act, and the at execution-sule. land or any lot thereof has been knocked down to a stranger, any co-sharer, other than the judgment-debtor, may, before sun-set on the day of sale, claim to take the land or lot, as the case may be, at the sum at which it was so knocked down.

Chapter XI.—General.—Sections 156-158.) (Schedule A .- Schedule B .- Schedule C .- Schedule D.)

(2) A like claim may be made, if the land is a proprietary tenure, by an under-proprietor, and if the land is an under-proprietary tenure, by a proprietor.

(3) Any claim made under this section shall be

allowed:

Provided that, if a claim to the same land or lot is made by a proprietor or under-proprietor as well as by a co-sharer, the claim of the co-sharer shall prevail:

Provided also that a claim shall not be allowed unless the claimant fulfils all the conditions of the

sale binding on a purchaser.

CHAPTER XI.

GENERAL.

156. Notwithstanding anything in the Indian Registration of statu- Registration Act, 1877, pattas granted for any term tory pattas unnecessary. not exceeding seven years by landlords to tenants to whom section 36 or section 37 of this Act applies shall be deemed good and valid without their being registered.

157. The provisions of sections 4, 36, 37, 38, Exclusion of specified 39, 40, 41, 42, 43, 44, 45, cas from certain pro- 46, 47 and 48 shall not areas from certain provisions of the Act. extend to the areas specified in Schedule D to this Act, or to any other area which the Chief Commissioner may from time to time, by notification in the local official Gazette, add to that schedule, but the Chief Commissioner may from time to time, by like notification, extend those provisions, or any of them, to any of those areas.

158. (1) The Chief Commissioner may, from time to time, make rules con-Power to make rules. sistent with this Act for the guidance of all persons in matters connected with the enforcement of this Act.

(2) The Chief Commissioner shall, before making rules under this section, publish a draft of the proposed rules in such manner as, in his opinion, is sufficient.

(3) There shall be published with the draft a notice specifying a date at or after which the draft will be taken into consideration.

(4) The Chief Commissioner shall receive and consider any objection or suggestion which may be made by any person with respect to the draft before the date so specified.

(5) Every rule made under this section shall be published in the local official Gazette in English and in such other language or languages as the Chief Commissioner directs, and that publication shall be conclusive proof that the rule has been made as required by this section.

SCHEDULE A.*

(See section 15.)

I, A. B., of , &c., solemnly declare that I did personally [or by my agent C. D.] on the day of tender payment to E. F. at (the place where the (revenue or) rent of the lands , [held or] cultivated by me under [or from or jointly with] the said E. F. is usually payable) of the sum of rupees as and for the whole amount due from me in re-

If this declaration is made by an agent it must be altered accordingly.

spect of the (revenue or) rent of the said lands to the month of I further declare from the month of both inclusive. that the said E. F. refused to accept the said sum so tendered [or to give me a receipt in full forthwith for the sum so tendered]. And I declare that, to the best of my belief, the sum of so tendered, and which I now desire to pay into Court, is the full amount which I owe to the said E. F. on account of the (revenue or) rent of the said lands from the month of to the month of both inclusive, and that I owe to the said E. F.

no further sum on account of the (revenue or) rent of the said lands.

the person named in the above declaration, do declare that what is stated therein is true to the best of my information and belief.

SCHEDULE B.+

(Sec section 15.)

Court of the of Dated the day of 18 To E. F., of &c.

With reference to the within declaration, you are hereby informed that the sum of rupees therein mentioned is now in deposit in this Court, and that the above sum will be paid to you or your recognized agent on application. And take notice that if you have any further claim or demand whatsoever to make against the said A. B. in respect of the (revenue or) rent of the said lands, you must institute a suit in Court for the establishment of that claim or demand within six calendar months from this date, otherwise your claim will be for ever barred.

SCHEDULE C.

(See section 84.)

Office of officer appointed to sell distrained properly.

A. B .- Distrainer.

Whereas the said A. B. has applied to have the distrained property specified below sold for the recovery of alleged to be due to him as arrears of rent, you are hereby required either to pay the said sum to the said A. B., or to institute a suit before the Court to contest the demand within fifteen days from the receipt of this notice, failing which the property will be sold.

Dated this

day of

188 .

SCHEDULE D.

(See section 157.)

(1) Parganas Kukra Mailani, Bhur, Srinagar, Nighasan, Palia, Khairigarh, Dhaurahra and Firozabad in the district of Kheri;

(2) alluvial maháls for the time being registered as such under the rules made under clause (b) of section 220 of the Oudh Land-revenue Act, 1876; XVII of 1876.

(3) lands heretofore or hereafter granted under the waste-land rules for the time being in force in Oudh.

† This is to be by endorsement on a copy of the declaration under Schedule A made by the person paying the money into Court.

> S. HARVEY JAMES. Offg. Secy. to the Govt. of India.



The Gazette of India.

PUBLISHED BY AUTHORITY.

CALCUTTA, SATURDAY, OCTOBER 9, 1886.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART II.

Notifications by High Court, Comptroller General, &c.

GAZETTE OF INDIA.

NOTICE.

The 15th March 1886.

From the 10th April next, till further notice, Parts I, IV, and V of the Gazette of India, and the Weather and Crop Reports, will be published at Simla. After the 3rd April, all Notifications and other matter intended for publication in those Parts, should be addressed to the Officiating Publisher, at Simla.

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Parts IV and V of the Gasette of India, containing the Acts and Bills of the Legislative Council, may be subscribed for separately from the other Parts of the Gazette. The annual subscription for the two Parts is R5 per annum, payable in advance. When sent by post, R2-8 per annum additional will be charged for postage.

By an order of Government, all subscriptions must be paid in advance.

Applications for the supply of the Gasette on the public service should be addressed to the Home Department.

Complaints regarding non-receipt of any number of the Gazette should be forwarded within a week after the date on which it is due.

Attention is invited to the Circular Memo. of the Government of India, Home Department, of February 1870, directing that all Notifications or other matter intended for insertion in the Gazette of India should be delivered at the Publisher's Office not later than 2 P.M. on Friday afternoon, and that matter sent after that hour must be certified to be extremely urgent in order to ensure its appearance in the next day's Gazette.

Matter intended for publication in the Supplement should reach the Press not later than Thursday.

E. J. DEAN,

Publisher, Gazette of India.

AGENT TO THE GOVERNOR GENERAL, BALUCHISTAN, P. W. D.

NOTIFICATION.

Quetta, the 28th September 1886.

No. 99.—Mr. W. H. Rushton, Assistant Engineer, 1st Grade, passed the Departmental Examination in Hindustani, on 5th July 1886.

A. C. BIGG-WITHER,

Joint Secy. to Agent to Govr. Genl., Baluchistan, P. W. Dept.

AGENT TO THE GOVERNOR GENE-RAL FOR CENTRAL INDIA.

NOTIFICATION.

Indore Residency, the 1st October 1886.

No. 3581.—Colonel C. Martin, C.B., Commandant, Central India Horse, and Political Agent in Western Malwa, availed himself of the thirty days' privilege leave granted him in this Office Notification No. 3210 of the 30th August 1886, on the forenoon of the 21st September 1886.

By Order,

F. L. PETRE,

1st Asst. Agent to the Goor. Genl. for Central India.

AGENT TO THE GOVERNOR GENERAL, RAJPUTANA.

NOTIFICATION.

Abu, the 1st October 1886.

No. 2482 G.—Surgeon P. D. Pank, Civil Surgeon, Bikaneer, availed himself on the forenoon of the 17th September 1886, of the privilege leave granted him in Foreign Department Notification No. 1739 G., dated the 1st idem.

> By Order, E. G. COLVIN, 1st Asst. Agent to the Govr. Genl.

TREASURE TROVE.

NOTICE.

It is hereby notified, under Section 5 of the Indian Treasure Trove Act, VI of 1878, that on or about the 19th June 1886, treasure, consisting of the undermentioned copper idols, &c., valued at R19-10, was found under ground in the tank known as Kallikulam in Paimash, No. 816, in the village of Adirangam, in Teruturaipundi taluq, Tanjore District :-

1. Yoganarasimhaswami, weighing . 80 secrs 2. Yoganarasimhaswami Amman, weighing . 3. Renganadaswami, with Tiruvasi (pedestal), weighing . . 20 ,,

4. Three other idols, weighing . 5. Broken pieces of copper plates, weighing

TOTAL 157* seers

* Valued at R 19-10.

All persons claiming the said treasure, or part thereof, are hereby required to appear personally or by agent before the Collector of Tanjore, at his office, on the 25th February 1887, in view to the matter being enquired into and determined according to law.

E. GIBSON,

Acting Collector.

TANJORE COLLECTOR'S OFFICE, Vallum, The 30th September 1886.

Report of a Deserter or Absentee without leave from the 1st Battalion, Durham Light Infantry, dated at Camp Dabhaura, this and day of October 1886.

Number, Rank, and Name,

Number, Rank, and Name,

Number, Rank, and Name,

London.

London.

Parish and County in which

-27 years 4 months. Height,—5 feet 81 inches. Colour of—

Complexion, fresh; Hair, brown; Eyes, blue.

Date of Desertion or Absence,-27th September

Place of Desertion or Absence,—Off pass granted him to Chunar from 24th to 27th September.

Date of Enlistment,-29th January 1884.

London.
Parish and County in which
Rorn.—Bethnal Green, London, Middlesex.

Place of residence for last 12 months before enlistment,-Not known. Marks,-Scar, right hand,

H. star, scar, ring forearm and hand. ring, left

Trade,—Seaman.
Trade,—Seaman.
Regimentals, or plain clothes,—Khaki uniform.
REMARES,—This man was not seen at Chunar. Deserted off pass.
Under 3 years' service.

JNO. WOODWARD, Lieut.-Colonel, Comdg. 1st Battn., Durham Light Infy.

Report of a Deserter from the 2nd Battalion, Royal Warwickshire Regiment of Foot, dated at Jubbulpore, this 6th day of October 1886.

Number, Rank, and Name.

—No. 2290, Private Thomas Eastwood.

At what Place Enlisted,—
Warwick.

Parish and County in which

Age,-25 years 5 months. Size,-5 feet 9 inches.

Colour of -Complexion, fresh; Hair, brown; Eyes, blue.

Date of Desertion,-30th September 1886.

Place of Desertion,-Calcutta.

Date of Enlistment,-3rd May 1880.

Born,-St. George, Bir-mingham, Warwickshire. Marks,— Marks,—Fruiterer. Trade,-Fruite Coat or Jacket,-Waistcoat, Breeches Trowsers,

REMARKS,—Suppose be travelling as a sional pugilist, slenderly built. -Supposed to profes-Rather Under 7 years' service.

S. FIELD, Colonel. Comdg. 2nd Battn., Royal Warwickshire Regt.

CURRENCY NOTES.

The following Currency Note of the Government of India is stated to have been lost, and payment of its value has been claimed by the persons whose names are placed against the num-Any other person having this Note in his possession, or claiming a right to it, is warned to communicate at once with the undersigned :-

Lahore Circle.

NOTE WHOLLY LOST OR DESTROYED. Value.

Regr. No. No. of Note. Name of Claimant. ₽ 50 Basti Ram and Mutsaddi Mel Basar, Sudder Basar, . E 25-18987 . Basaz, Kasouli.

> A. H. H. MUNROWD, for Deputy Commissioner of Currency.

LAHORE. The 2nd October 1886.

SURVEY OF INDIA DEPARTMENT,

MAP, RECORD, AND ISSUE OFFICE.

Maps of the Survey of India Department, published at the Survey of India Offices, Calcutta and Dehra Dun, for the quarter ending 30th September 1886.

Agents for Sale of Maps.

Calcutta.—No Agent. Maps can be obtained from the Office, 13, Wood Street.
Allahabad.—Curator, Government Books, N.-W. Provinces.

Nagpur.—Curator, Government Books, Central Provinces.

Lahore.—Messrs. E. Gillon & Co., Government Publishers and Booksellers.

Madras,-Mesers. Higginbotham & Co.

Poona.—Superintendent, Government Photo-zincographic

Department.
Rangoon.—Curator, Government Book Depôt.
Rajkot.—Mr. Narainjee Sunderjee, for maps of Katty-

war only.

Ahmedabad.—The Huzoor Deputy Collector, for maps

Annecasad.—Ine of Guzerat only.

London.—Messrs. Allen & Co., Waterloo Place.

Do. Mr. Edward Stanford, 6, Charing Cross.

Simla.—Messrs. Williams & Co., Ripon House.

All published maps are sold at the Survey of India Office, Calcutta, for Cash prepaid.

Agents cannot issue maps on the Public Service.

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Description.	Scale.	Size and		P UNMOUNTED F OR COPY.	Date of
, basonir sion.	Scale,	sheets.	Uncolored.	Colored.	Publication.
•			R a.	R a.	
GENERAL MAPS.					
Skeleton Map of India, No. 2, with additions and corrections to April 1886 Map of India, with hills, No. 2, dc do. Do. do. corrected to June 1886 Do. do. No. 3	1"= 128 M. do. 1"= 80 M. 1"= 64 M.	27" × 20" do. 37" × 34" In 4 sheets 10" × 22"	I 12 I 12 2 0 4 8	2 0 2 0 2 8 4 12	July 1886. do. do. March 1886.
Skeleton or Lecture Map of India	do.	In 2 sheets 38" × 23"	3 0	4 0	July 1886.
Do. do. reduction of above	1"=128 M.	30 × 23 27" × 20"	0 8	0 12	do.
and Navigable Canals	t"= 32 M.	In 6 sheets, each sheet 40" × 27"	6 о	8 o	August 1886.
Northern Burmah and Regions adjacent. Preliminary Edition	1"= 16 M.	40" × 27"	o 8	o 8	January 1886.
DISTRICT MAPS.				•	
Map of District Lohardugga, Chota Nagpore. District, Sub-Division, and Thana boundaries corrected up to January 1886	1"- 4 M. do. do.	In 4 sheets, each sheet 40" × 27" 26" × 17" 34" × 26"	4 0 0 8 1 0	5 0 0 10 1 4	July 1886. August 1886. Sept. 1886.
PLANS OF CANTONMENTS AND CITIES. City and Environs of Ajmere in Rajputana, in seven sheets. Five sheets only published up to date showing Municipal, Cantonment, Forest, and Railway Limits Saugor Civil Station, Military Cantonments, City and Saburbs	12" = 1 M. 6" = 1 M.	34" × 26" In 2 sheets, each sheet measures 40" × 24"	5 0 2 0	6 8 2 8	july 1886. June 1886.
ATLAS SHEETS.					
Quarter Atlas Sheet, No. 32 N.W. Part of Bickaneer, Native States (Rajputana Agency) Quarter Atlas Sheet, No. 49 S.W. Parts of Districts	4"= 1 M.	27" × 20"	0 12	0 12	February 1884.
Delhi, Gurgaon, Rhotak, and Hissar (Punjab), Shaikhawati and Ulwar (Rajputana). Quarter Atlas Sheet, No. 67 N.E. Parts of Bareilly, Kumaon Tesai and Pilibhit (N.W.P.), and Nanal	do.	do.	0 12	0 12	August 1886.
Kumson, Tarai, and Pilibhit (N.W.P.), and Nepal, (Native States). Quarter Atlas Sheet, No. 67 N.W. Part of Dis-	do.	do.	0 12	0 12	May 1884.
tricts Moradabad, Bijnor, Bareilly, Tarai, and Kumaon (N.W.P.), and Rampur (Native States)	do.	do.	0 12	0 12	May 1886.
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MAPS OF THE SURVEY OF INDIA DEPARTMENT -continued.

Description.	Scale.	Size and		AP UNMOUNTED ET OR COPY.	Date of
DESCRIPTION.	Scare.	sheets.	Uncolored.	Colored.	Publication.
_			R a.	R a.	
STANDARD SHEETS.					
Bengal Survey.					`
Sheet No. 172. District Durbunga	1"- 1 M	. 40" × 27" 38" × 25"	1 8	1 12	July 1886.
, 271. Do	do.	do.	1 8	1 12	August 1886, do.
,, 272. Do	do.	do. do.	1 8	1 12	do.
, 318. Do	do.	do. do.	1 8	1 12	do. do.
HOOGHLY RIVER SURVEY.			,		
Sheet No. 1	do.	40," × 27"	1 0	1 4	do.
,, 2	do.	do.	1 0	1 4	do.
BOMBAY.					ŀ
GUJARAT SURVEY.		,			
heet No. 15 (2nd Edition), City of Surat wi tions of the Collectorate and parts of the and Sachin States	Baroda	. 40"×25"			
Sheet No. 15, Section 1 (2nd Edition). Parts	of Ol-	1	1 12	2 0	June 1886.
pad and Chorasi Talukas of the Surat Distribet No. 15, Section 2 (2nd Edition). City	of Su-	. do.	1 12	2 0	April 1886,
rat with parts of the Chorasi and Olpad Tal the Surat Collectorate	مه ا	do.	1 12	2 0	May 1886.
Sheet No. 15, Section 3 (2nd Edition). Part Chorasi Taluka of the Surat Collectorate	· · do.	do.	1 12	2 0	April 1886.
theet No. 35, Section 1. Parts of the Ja Chikhli, and Bardoli Talukas of the Surat					
torate heet No. 35, Section 2. Part of the Bardoli	Taluka do.	do.	1 12	2 0	do.
of the Surat Collectorate best No. 35, Section 3. Parts of the Chikhl	i, Jalal-	do.	1 12	9 0	May 1886.
pore, and Bulsar Talukas of the Surat Colle heet No. 40, Section 1. Part of the Godhra	ctorate do.	do.	I 12	2 0	April 1886.
of the Panch Mehals Collectorate Sheet No. 40, Section 2. Part of the Godhra	Taluka 4"- I M.	40" × 27"	1 4	1 8	February 1885
of the Panch Mehals Collectorate heet No. 40, Section 3. Parts of the Godhra		do.	2 4	1 8	do.
of the Panch Mehals Collectorate and of the Kantha States theet No. 49, Section 13. Parts of the Dang	Garvi. do.	do.	1 12	2 0	do.
Dang Derbhavti, Dang Kirli, Dang Pimp Dang Bilbari, and Dang Amala States.	do.	do.	1 12	2 0	March 1884.
Sheet No. 49, Section 14. Part of the Dang of the Pimpaluir Taluka of the Khandesh	States Collec-				•
torate and of the Galkwars Territory Sheet No. 50, Section 6. Khandesh Agen	cy and	do.	1 8	1 12	do.
Baroda State . heet No. 50, Section 11. Parts of the Kalva ka of the Nasik Collectorate and of the Day	n Talu-	40" × 25"	1, 8	1 12	July 1886.
surna State	. do.	42" × 28"	1 8	1 12	October 1885.
the Rewah Kantha Agency	· · ı"= ı M	. 40" × 25"	1 12	2 0	June 1886.
KATHIAWAR SURVEY.					
iheet.No. 5 (2nd Edition). Part of Ahmedah Gehelvad .		4-9]
" 6 (do.) Do. do.	1"— I M	40" × 25"	1 12	2 0	Nov. 1883. June 1886.
,, 7 (do.) Part of Gohelvad ,, 8 (do.) Do.	do.	do. 40" × 27"	1 12	2 0	do. October 1883.
9 (do.) Do. 11 (do.) Part of the Jhala	do.	40" × 25"	1 12	2 0	June 1886.
Machhukants ,, 12 (do.) Part of Jhalavad	do.	40" × 27" 40" × 25"	1 12	2 0	January 1884. June 1886.
,, 14 (do.) Part of N. Kat Ahmedabad,		1			June 1000.
Gohelvad ,, 15 (do.) Part of Gohelva	do.	40" × 27"	1 12	2 0	April 1884.
N. Kathiawar ,, 16 (do.) Parts of Kathiaw	do.	40" × 25"	1 12	2 0	July 1886.
helvad, and		, do.	1 12		٠,٠,٠
SELVAIVE -			. 12	3 0	
sarvaiya , 17 (do.) Do do. , 19 (do.) Parts of Babriay	, do	do.	1 12	2 0	do. June 1886.

MAPS OF THE SURVEY OF INDIA DEPARTMENT —continued.

Description	Scale.	Size and	PRICE OF MAI		Date of
Description.	State,	sheets.	Uncolored.	Colored.	Publication.
STANDARD SHEETS—contd.			Ra.	R a,	
BOMBAY —contd.					
Kathiawar Survey — contd.					
Sheet No. 20 (2nd Edition). Parts of Ihalavad and Machhukanta .	ı"- ı M.	42" × 27"	1 12	2 0	Nov. 1883.
" 21 (do.) Do. do	do.	40" × 25"	1 12	2 0	June 1886.
Jhalavad	do.	do.	1 12	2 0	do.
,, 23 (do.) Parts of Kathiawar, Jhalavad, & Halar	do.	40" × 27"	1 12	2 0	March 1884.
24 (do.) Parts of Kathiawar and Halar	do.	40" × 25"	1 12	2 0	June 1886.
,, 26 (do.) Parts of Kathiawar and Gohelvad	do.	do.	1 12	2 0]uly 1886.
" 27 (do.) Do. do. " 28 (do.) Parts of Sorath, Kathia-	do.	do.	1 12	2 0	June 1886.
war, Gohelvad, and	do.		1 12		July 1886.
Babriavad ,, 29 (do.) Parts of Babriawar and		do.		2 0	
Sorath	do.	do.	1 12	2 0	June 1886.
Machhukanta	do.	ćo.	1 12	2 0	do.
kanta, and Jhalavad .	do.	do. do.	1 12 1 12	2 0	do. do.
,, 35 (do.) Part of Halar	do.	do.	1 12	2 0 2 0	do.
,, 45 (do.) Do.	do. do.	do. do,	1 12	2 0 2 0	July 1886. June 1886.
", 53 (do.) Do	do.	do.	1 12	2 0	do.
Cutch Survey.					
Sheet No. 1	do.	40" × 27"	1 8	1 12	January 1884.
, 2	do.	do.	1 4 1 12	1 8	do.
,, 6	do.	do.	1 12	2 0 2 0	March 1884.
,, 7 ,, 8 and 9	do. do.	do. do.	1 8	1 12 2 0	February 1884 March 1884.
" -				•	
CENTRAL INDIA & RAJPUTANA.					
Sheet No. 95. Parts of Jodhpore and Sirohee 118. Parts of Oodeypore, Jodhpore, and	do.	40" × 25"	1 0	I 4	August 1886.
Sirohee , 148. Parts of Obdeypore and Oodeypore.	do. do.	do. do.	I 0	1 4 I 4	do. do.
, 149. Parts of Dungarpore and Idar	do.	do.	1 0	i 4	do.
Rajputana Survey.					
Sheet No. 73. Part of Jodhpore	do. do.	42" × 28" do,	1 0	1 4	January 1886. March 1886.
,, 74. Do. 75. Parts of Jodhpore and Sirohee	do,	do.	1 0	1 4	do.
HYDERABAD.					
YEDAGEERY CIRCAR.					
Sheet 104 and 105	1"- 2 M.	40" × 25"	1 0	I 4	June 1886.
DEVERSONDAN CIRCAR.					
Sheet 151 (Isolated portion)	i"= i M. do.	do.	1 0	1 4	do. do.
Mulkaid Circar.					
Speet 101, 102, 103, 125, 126, and 127	ı"- 2 M.	40" × 27" 40" × 25"	1 0	. 3 4	do. do.
,, 104, 105, 128, and 129	do. do.	40" × 25" do.	1 0	1 4	do.
•					
Koilkondan Circar.					
neet 100, 101, 124, and 125	do. do.	do. do.	1 0	1 4	do. do.
, 104, 105, 128, and 129	do.	do,	_	1 1	do.

MAPS OF THE SURVEY OF INDIA DEPARTMENT-continued.

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Description.		Size and		P UNMOUNTED T OR COPY.	Date of
DESCRIPTION.	Scale.	number of sheets.	Uncolored.	Colored.	Publication.
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STANDARD SHEETS—contd.		,			
HYDERABAD— contd.		•			
KUMMUMETT CIRCAR.					
Sheet 220	1"= 1 M.	42"× 28"	Not	priced.	July 18 86 .
,, 224	do.	do.	do.	, qo.	do.
Mysore Survey.		•			
Sheet No. 25. Part of District Kadur	₫o∙	40"×25"	1 0	1 4	do.
, 50. Part of Districts Kadur and Mysore , 60. Part of Districts Bangalore and Mysore	do. do.	do.	1 0	1 4	do.
,, 61. Do. do.	do.	do.	1 0	I 4	do. do.
Oudh Survey.		-			
Sheet No. 136. Districts Lucknow, Unao, Rae					
Bareilly, and Bara Banki 176. District Fyzabad	do. do.	38" × 25" do.	8 I	1 12 1 12	August 1886. June 1886,
PUNJAB.					
Punjab Survey.					•
Sheet No. 147. District Montgomery	đo.	40" × 27"	1 8	1 12	Sept. 1886.
148. Do	do. do.	do. do.	1 8	1 12 1 12	do. do.
150. Do	do. do.	do. do.	1 8	1 12 1 12	do. db.
171. Do	do. do.	do. do.	1 8 1 8	1 t2 1 12	do. do.
173. Do	do. do.	do. 38″ × 25″	18	1 12 1 12	do. July 1886.
175. Do	do. do.	40" × 27" do.	1 8 1 8	1 12 1 12 -	Sept. 1886. July 1886.
195. Do 1 96. Do	do. do.	do. do.	1 8 1 8	I 12 I 12	Sept. 1886. do.
197. Do 198. Do	do. do.	do. do.	1 8	1 12	July 1886. do.
211. Do	do. do.	do. d o.	18	I 12 I 12	Sept. 1886. July 1886.
251. Districts Juliunder and Ludhiana, and Kapurthala State	do.	do.	18		Sept. 1886.
257 N. E. District Hissar 257 N. W. Do	2"= 1 M. do.	40" × 25" do.	1 0		May 1886. do.
257 S. E. Do	do. do.	do. do.	1 0	3 4	do. do.
258 N. E. Do	do. do.	đo. do.	1 0	1 4	do. do.
258 S. E. Do. 258 S. W. Do.	do. do,	do. do.	10	3 4	do.
259 N. E. Do	do.	do.	1 0	• 1	do. August 1886.
259 S. E. Do	do.	do. do.	1 0	1 4	do. do.
259 S. W. Do	do.	do. do.	I 0	1 4	đo. July 1886.
260 N. W. Do	do. do.	do. do.	I 0	1 4	do. do.
260 S. W. Do	do. do.	do. do.	1 0	3 4 1	đo. August 1886.
261 N. W. Do	do. do.	do. do.	1 40	1 4	đọ. đ ọ,
261 S. W. Do	do.	do.	1 0	1 4	do.
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INDEX MAP.		"	l		1
Index to the Sheets of the Hooghly River Survey , Standard Sheets of H. H. the Nizam's Dominions and Assigned Districts of	1"= 4 M.	13"×9"	0 4	° 4	do.
Berar		20" × 20" 17" × 14"	0 4	0 4	đo. Sept. 1886.
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MAPS OF THE SURVEY OF INDIA DEPARTMENT -concluded.

n	ESCRIPT	ion.					Scale.	Size and	PR			UNMOU!		Date of
							J	sheets.	U	ncolo	red.	Colore	ed.	Publication.
TECHN	TCAT (CU A	DTE	•						R	a.	R	a.	
Chart of Triangulation		kin S	urvej	7	ment a	n.i	i"= 2 M.	34" × 26"		Nil		Nil.		June 1886.
City S Preliminary Chart of	urvev		_				2"- 1 M. 1"- 4 M.	42" × 28" do.		Nil Nil		Nil. Nil.		July 1886. 1880.
MISCELL	.ANEO	US 1	MAF	' S.										
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EXTRA-DEPARTMENTAL MAPS.

Recongaissance Map of the country near Suakin

1"= 4 M. 30" × 22"

d**o**.

R. BEAVAN, Lieut.-Colonel,
Offg. Assistant Surveyor General,
In Charge, Map Record and Issue Office.

SURVEY OF INDIA DEPARTMENT, Calcutta, 1st October 1886.

CEMETERY NOTICE.

NOTICE.

According to the revised Rule No. XIX relating to Church and Cemeteries, published by the Government of India, Home Department, No. 103 (Ecclesiastical), dated 20th June 1885, notice is hereby given that the undermentioned old tombs or monuments are in a ruinous condition at St. Stephen's Church, Ootacamund. They will be made level with the ground if any relatives or friends of the deceased do not undertake to restore them within three months from the date of this advertisement:—

Vames on the ruined tombs or monuments.

ergeant White. chmidt. Pager. Kinsman. Cecil. Gallaghan. Leight. Bainbridgê.

Thomson. Browne. Milton. Browning. Goshett. Halloway. Rigel. Babington. Clarke. Garrard. Malcolm McNeill. Shephard. Wallace. Blenkinsop. Applegate. Smith. Phillott. Lewis. Dickinson. Philips. Chippindale. Wilton. Jenkins. Campbell. Lawiess. Donaldson, Newmarch. Boye. Goellon. Daniel. Leigh. Nicholan. Godfrey.

W. B. DE WINTON, Exe. Engr., Nilgiri Divn.

Executive Engineer's Office, Nilgiri Division, The 24th August 1886.

POST OFFICE.

NOTIFICATIONS.

Unclaimed letters held in the Calcutta General Post Office on 6th October 1886.

Ambuland, J. Birch & Co. Biss, J. B. Bourbillon & Co. Burke, J. H. Campbell, J.

Christolus & Co. Cowley, H. Cubitt, W. M. Erskine, Messrs, & Co. Thurburn, E. Kelly, W. J. Kilgour, Miss.

Orman & Co. Palmer, C. W. Siquierce, J. S. Watson, J. B., & Co.

Letters marked " Care of Post Office."

Ahmed, H. L. "Akaba." Anderson, Mrs. Anderson, Professor. Andrews, Mrs. Baron of Warsdorf, Baskett, A. H. S. S. Berrill, Charles D. Basu, S. & Co. Berland, Mrs. Bessie, Louis. Biermann, V. Booth, Patrick. Bose, P. N. Box, Esq. Bremmer, Esq. Browne, J. Brown, S. Brunton, Mrs. J. Caws, Capt. A Chatterton, Jack. Clark, R Curry, Miss Annie. Cuttiss, Arthur Davenhill, W. B. Deane, Miss Julia. Dempsey, Dr. W. Dibblee, F. L. Dowling, G. A. D'Rozarlo, H. S. S. D'Sliva, T. H. Dupins, Madamoiselle C. Morgan, W. Eagle, P. S.

Fredericks, H. Ogilvie, W. A. Okeden, Herbert. Funks, S. "Certrude," Pogose, P. M. Glazier, E. G., Mrs. Pollock, John. Grainger, R. H. Hand, Mrs. R. G. Protestant, G. Reading, B. Rebeiro, Miss E. Reid, W. A. M. Hart, Dale Hiley, Charles. Hill, Mrs. Amy. Reiphe, Capt. A. W. Horne, James S. Roberts, H. S. Rochussey, S. E. Innes, F. Johnson, H. M. Rode, Capt. J. Schoeman, G. M. Jones, R. H. Wynn. Scotland, W. A. Jones, Tom. Kelly, Lieut. F. H. Scott, J. D. Kemp, Edwin. Knight, Mr. Simpson, Capt. I. M. Smith, John. Kohann, Madame Rosa Spencer & Co. Lemarchand, J. P. Spencer, Mrs. Spencer, Mrs. C. Lodder, Mrs. Stern, Alsedoh. Lodder, E. St. Aubyn, G. A. Mackenzie, Alex. Marshall, Geo. Stuart, Miss M. Sugget, Thomas. Martin, Lt. C. W. F. Touzel, C. J. C "Mary." Travers, R. S. Tyrrell, C. A. McCreery, James. McDonald, I. Underwood, C. A. Medland, W Walker, P. C. Miley, Dr. W. K. Monro, H T. Weinthraub, Nathan, Wilkowsky, L. C. Williams, C. Morgan, J. C. Williams, G. E. Mullan, H. M. Wilton, C. Mullen, I. X R. Musgrave, James. Young, Miss Florence.

Registered Letters.

Arrakiel, M. Barry and Sons, J. B. Berrill, J. C. D.

Easton, Percy H.

Evezord, Mrs. J.

D'Arcy.

Demount, F. McKing, J. Pogosc, G. P.

Norman, Lucy.

Richardson, Morrison & Co.

Unclaimed Letters held in the Barrackpore Post Office on the 4th October 1886.

Hildie, Mrs. J. T. Owen, M.S.

Prendergast, Major C. L. Sen, S. B.

W. MERRETT. Offg. Presidency Postmaster, Calcuttu.

The 9th October 1886. SEA AND FOREIGN MAILS.

M alls for	Date of closing at Calcutta.	Route by which despatched.
Egypt, Europe, America, Cape Colonies	¥ 1886.	
through United Kingdom	12th Oct.	Per P. & O. Str. from Bombay.
Ditto (Book Post and Pattern Packets) Ceylon, Straits Settlements, Netherlands India, Labuan, Bankok (Slam), Philip-	rıth	Ditto.
pine Islands, China and Japan	rath	Ditto.
Australia, New Zealand and Tasmania	ıath	Ditto.
Madras and Colombo	15th	Per I', & O. Str.
Straits and Hong-Kong	20th	Per Str. Japan.
Rangoon and Moulmein Akyah, Kyouk Phyoo, Sandoway and	ı3th	Ditto Madura.
Rangoon	13th	Ditto Maha- ralia.

N.B...-The letter-box will close at 7 r.m. precisely, after which hour Foreign letters, fully prepaid and bearing an extra postage-stamp of four (4) annay on each corer, will be received up to 7-30 r.m., except on Foreign and id-y the letter box will close at 8-30 r.m. and late letters up to 9 r.m.

W. MERRETT, Offg. Presidency Postmaster, Calcutta.

GOVERNMENT CINCHONA FEBRIFUGE.

This preparation is an efficient substitute for quinine, and can be purchased by Government officers for public and charitable purposes, and by any one taking twenty pounds at a time, from the Superintendent, Botanic Garden, Calcutta, for cash only, at the following rates-per four-ounce tin, R4-8; per eight-ounce tin, R8-8; per pound tin, R16-8. The general public can be supplied by the Superintendent, Botanic Garden, for cash only, at the undernoted rates-per four-ounce tin, \$2.8; per eight-ounce tin, R10-8; per pound tin, R20. This medicine is also sold by the principal European and Native druggists in Calcuia. Postage, eight annas per four and eight ounce tins, and twelve annas per pound tin, in addition to the foregoing rates.

گورنمنت سنكونا فبري فيوج

يه دوا كرئينائين كا خوب قائم مقام هي اور كلكته كي مِرِثَاثِكُ كَارِدُن يَعِنْي كَمِينِي بَاغٍ كَيْ سَيْرِنْتُنْذَنْكَ صَاعِب بِي هُوايِك مقزم سوکاري واسطے سوکاري کام۔ اور خیرات کے اور سواے اوٹکے بقيمت نقد حسب جو كوثي ايك مشت بيس پونة غريد ليذ تربے ذیل خوید کوسکتے هیں یعنے نرم جار اونس کے ثیب کا جآر روپیم آٹھم أنه ; آٹھم ارنس کے ثین کا آٹھم روپیم آٹھم أنه ; ہیک پونڈ کے ثین کا سولہ روپیم آٹھہ آٹھ '

اور موام الناس بوقائكل كارةن يعنى كمهني ياغ كے سیرنٹنڈنٹ صاحب سے بقیمت تقد حسب نرنے ذیك خرید كوسكتے هيں يعنے نہے چار اونس ٿين كا پانچ روپيه آئهه أنه ; آٹھہ اونس نے ٹیس و کس روپید آٹھہ آند ; ایک پونڈ کے ٹیس کا پیس رزپید '

یہہ دوا کلکتہ کے بڑے بڑے ولایتی اور داسی دوا خانونمیں عی ماسوانے قیمت مذکورہ بالا کے محصول قات جار کے ثین کا آٹھٹ آئہ ; اور ایک پوند کے ارر آثهه ارنس تين كا بارة أنه

CRYSTALLYNE CINCHONA FEBRIFUGE.

A new and improved preparation made at the Government Factory from Red Cinchona Bark. This is a more perfect substitute for Quinine than the ordinary uncrystallized Febrifuge. It can be purchased by Government officers for public and charitable purposes, and by any one taking twenty pounds and upwards at a time, from the Superintendent, Royal Botanic Carden, Seebpore, near Calcutta, for cash only, at the following rates: per four-ounce tin, R6per eight-ounce tin, R12-8; per pound tin, F The general public can be supplied by the

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The Gazette of Andia.

PUBLISHED BY AUTHORITY.

CALCUTTA, SATURDAY, OCTOBER 9, 1886.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART III.

Advertisements and Notices by Private Individuals and Corporations.

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NOTICE

Is hereby given that the share and interest of Muhshi Tobarukollah in our Firm of Kola, Bhuli and Co., Hide Merchants, of No. 8, Amratollah Street, ceased on the 20th Asar 1293, the date of the death of the said Munshi Tobarukollah and that since then, we Shaik Kola and Shaik Hajee Bhuli are carrying on business on our own account under the same name and style of Kola, Bhuli and Co., and we alone are authorized to act for and on behalf of the said New Firm. All debts due by and to the Old Firm of Kola, Bhuli and Co., will be paid and recovered by the said Shaik Kola and Shaik Hajee Bhuli.

SHAIK KOLA.
SHAIK HAJEE BHULI.
By BUDDYNATH MULLICK,
Agent and Pleader.

CALCUTTA,
The 21st September 1886.

PROMISSORY NOTES.

Lost.

The Government Promissory Notes, No. 144388, dated 1st May 1865, for \$1,000, and No. 137303, dated 1st February 1842-43, for \$1,000, standing in the name of Jadub Lal Shaw, of Doajanee, in the District of Mymensingh, by whom the papers were blank endorsed. Payment of the above notes and the interest thereupon have been stopped at the Public Debt Office, Bank of Bengal, and application is about to be made for the issue of duplicates to him.

JADUB LAL SHAW,

Doajanee, in the District of Mymensingh, and also No. 1, Brojogobinda Shaw's Lane, Calcutta.



SUPPLEMENT TO

The Gazette of Andia.

No. 41.}

CALCUTTA, SATURDAY, OCTOBER 9, 1886.

OFFICIAL PAPERS.

A SUPPLEMENT to the GAZETTE OF INDIA will be published from time to time, containing such Official Papers and information as the Government of India may deem to be of interest to the Public, and such as may usefully be made known.

Non-Subscribers to the GAZETTE may receive the SUPPLEMENT separately on a payment of six Rupees per annum if delivered in Calcutta, or nine Rupees if sent by l'ost.

No Official Orders or Notifications, the Publication of which in the GAZETTE OF INDIA is required by Law, or which it has been customary to publish in the CALCUTTA GAZETTE, will be included in the SUPPLEMENT. For such Orders and Notifications the bedy of the GAZETTE must be looked to.

GUVERNMENT OF INDIA. DEPARTMENT OF FINANCE AND COMMERCE.

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District.	Wheat.	Barley.	Rice, best sort.	Rice, common.	Jowar or Cholum (Sorghum vul- gare).	Beira or Cumbu (Pennisetum typhoideum).	Marua or Ragi (Eleusine Coro- cana).	Kangni or Kakun, Italian millet (Setarta italica).	Gram, Chenna, Chola, Kadalay or Sunaga (Cicer a rielinum).	.(Eyo M. asZ) ezizM	Achar or Thur Cadjan Pea (Ca- janus indicus).	Firewoods	Sale,	REMARES.
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The Gazette of India.

PUBLISHED BY AUTHORITY.

No. 42.}

SIMLA, SATURDAY, OCTOBER 16, 1886.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

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PART II.—Notifications by High Court, Compttoller General, Administrator General, Paper Currency Deut., Plesidency Pay Master, Money Older Department, Mint Master, Secretary and Treasurer, Bank of Bengal, Superintendent of Govninnent Pinting, and other Government Others; Postal, Telegraph, and Commissatiat Notices.

PART III.—Advertisements and Notices by private individuals and Corporations.

PART IV.—Acts of the Governor-General's Council assented to by the Governor-General:—

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The Miniary Courts of Requests Abolition Bill.

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SUPPLEMENT No. 42.

PART I.

Government of India Notifications, Appointments, Promotions, &c.

MILITARY SECRETARY'S OFFICE.

Simla, the 11th October, 1886.

Programme for the Arrival in Simla of Their Royal Highnesses the DUKE AND DUCHESS OF CONNAUGHT.

THEIR ROYAL HIGHNESSES THE DUKE AND DUCHESS OF CONNAUGHT will arrive at the Vicercgal Lodge, Simla, about 1-30 P.M., on Tuesday, the 12th October, 1886.

THEIR ROYAL HIGHNESSES will be received at the entrance of Simla, by the Cart Road, by an Aide-de-Camp to His Excellency the Viceroy and the Deputy Commissioner of Simla.

A Guard of Honour of the Detachment of the 1st Goorkhas and His Excellency the Viceroy's Band will be drawn up in front of the Viceregal Lodge at 1-15 P.M.

A Royal Salute will be fired as THEIR ROYAL HIGHNESSES enter Simla.

At the Viceregal Lodge THEIR ROYAL HIGHNESSES will be received by His Excellency the Viceroy, attended by his Personal Staff and all the principal Civil and Military Officers and other Gentlemen who are desirous of attending.

Full dress will be worn by Officers entitled to uniform. Gentlemen not entitled to wear uniform will appear in Morning dress.

NOTIFICATION.

The 12th October, 1886.

His Excellency THE VICEROY AND GOVERNOR-GENERAL will leave Simla on Thursday, the 28th October, 1886.

His Excellency will visit Mooltan, Bhawulpur, Lahore, Ahmedabad, Baroda, Goa, Bombay, Poona, Hyderabad, Mysore, Bangalore, Trichinopoly, Madura, Tanjore, and Pondicherry, at which place His Excellency will embark in the I. G. S. Clive for Calcutta, and will probably arrive at Calcutta on or about Monday, the 13th December, 1886.

All covers intended to reach His Excellency the Viceroy and Governor-General and Party during His Excellency's journey should be addressed "Governor-General's Camp" without the addition of any post town.

The Party accompanying His Excellency the Viceroy on tour is as follows:

- † D. MACKENZIE WALLACE, Esq.,
 - Private Secretary.
- † MAJOR LORD WILLIAM BERESFORD, V.C., C.I.E., Military Secretary.
- 1. MAJOR II. COOPER, Aide-de-Camp.
- 2. MAJOR ROWAN HAMILTON, Aide-de-Camp.
- † SURGEON J. FINDLAY, M.B., Surgeon to the Viceroy.
- 3. CAPTAIN LEONARD GORDON, Aide-de-Camp.
- 4. LIEUTENANT LORD HERBRAND RUSSELL, Aide-de-Camp.
- 5. LIEUTENANT L. GORDON, Aide-de-Camp.
- + J. McFerran, Esq.,

Assistant Private Secretary.

- 6. H. M. DURAND, Esq., C S.I., Foreign Secretary.
- 7. A. CRAWFORD, Esq.,

Commissioner, Southern Division, Bombay.

- 8. W. J. CUNINGHAM, Esq.,
 - Under-Secretary, Foreign Depart-
- + W. Evans-Gordon, Esq.,

Attaché, Foreign Office.

+ Will go through the whole Tour.

- 1. Will accompany as far as Hyderabad; thence proceed to Cilcutti.
- Will join at Bomboy, relieve Mr. Gordon, Aide-de-Camp, and accompany the remainder of the Tour.
- 3. Will proceed to Hyler bud direct, and see all arrangements are complete for Reception of His Excellency there.
- 4. Will join at Hyderabad and accompany the rest of the Tour.
- 5. Will accompany as far as Bombay and then proceed to Calcutta.
- 6. Will accompany as far as Bangalore.
- 7. Will join at Surat, and accompany to Goa and Bombay.
- 8. Will relieve Mr. Durand at Bangalore, and accompany the rest of the Tour.

All communications connected with business of a mere routine nature should be ' sent, as usual, to the head-quarters of the several Departments.

By Command,

WILLIAM BERESFORD, Major,

Military Secretary to the Viceroy.

LEGISLATIVE DEPARTMENT.

NOTIFICATIONS.

Simla, the 13th October, 1886.

No. 18.—Whereas by resolution passed by the Secretary of State for India in Council on the sixteenth day of March, 1871, the provisions of the 33rd of Vic., chap. 3, sec. 1, were declared applicable to Ajmere and Merwara;

And whereas the Chief Commissioner of Ajmere-Merwára has proposed to the Governor General in Council a draft of the following Regulation, together with the reasons for proposing the same;

And whereas the Governor General in Council has taken the draft and reasons into consideration, and has approved of the draft, and the same has received the Governor General's assent:

In pursuance of the direction contained in the said section, the said Regulation is now

published in the Gazette of India and local Gazette for Ajmere and Merwara:-

REGULATION No. V OF 1886.

THE AJMERE MUNICIPALITIES REGULATION, 1886.

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The Ajmere Municipalities Regulation, 1886.
(Chapter I.—Preliminary.—Sections 1-5.—Chapter II.—Organization of Municipal
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- A Regulation to make better provision for the Organization and Administration of Municipalities in Ajmere and Mercara.

Whereas it is expedient to make better provisions for the organization and administration of municipalities in Ajmere and Merwara; It is hereby enacted as follows:—

CHAPTER I.

PRELIMINARY.

- 1. (1) This Regulation may be called the Short title local ex. Ajmere Municipalities Regutent and commencement. lation, 1886.
- (2) It extends to the territories for the time being administered by the Chief Commissioner of Ajmere; and
- (3) It shall come into force on the first day of November, 1886.
- (4) Any power conferred by this Regulation to make rules or issue orders may be exercised at any time after the Governor General has assented to the Regulation; but a rule or order so made or issued shall not take effect until the Regulation

 5. The Chief Commissioner may, together the conference of the local area.

Definitions.

2. In this Regulation, unless there is something repugnant in the subject or context,—

- (1) "committee" means a municipal committee constituted under this Regulation:
- (?) "municipality" means a local area to which this Regulation has been applied under section 4 or section 5:
- (3) "Honorary Magistrate" means a Magistrate who holds no salaried effice in any department of the Government service:
- (4) "inhabitant" includes any person ordinarily residing or carrying on business or owning or occupying immoveable property in a trunicipality or in a local area to which the Chief Commissioner has by notification declared his intention to apply this Regulation:
- (5) "street" includes any way, road, lane, schare, court, alley, passage or open space, whether a thoroughfare or not, over which the public have a right of way, and also the roadway and footway over any public bridge or causeway:
- (6) "owner" includes the person for the time being receiving the rent of lands and buildings, or either of them, whether on his own account or as agent or trustee for any person or society or for any religious or charitable purpose, or who would so receive the same if the land or building were let to a tenant:

- (7) "notification" means a notification published by authority of the Chief Commissioner in the official Gazette:
- (8) "notified" means published as aforesaid:
- (9) "prescribed" means prescribed by rules made by the Chief Commissioner under this Regulation.
- 3. (1) The Chief Commissioner may, by noti-Notification of intention to apply Regulation.

 Intention to apply the determine, declare his intention to apply this Regulation to any town or to any group of towns in the immediate neighbourhood of one another.
- (2) Every notification under this section shall define the limits of the town or group of towns to which it refers, and may include within those limits any railway-station, village, building, land or water in the vicinity of any such town:

Provided that it shall not, without the previous consent of the Governor General in Council, so include any part of a military cantonment.

- 4. (1) Any inhabitant of a local area in respect of which a notification has been published under section 3 may, if he objects to the application of the Regulation, submit his objection in writing to the Chief Commissioner within six weeks from the publication of the notification, and the Chief Commissioner shall take his objection into consideration.
- (2) When six weeks from the publication of the notification have expired, and the Chief Commissioner has considered the objections (if any) which have been submitted under sub-section (1), the Chief Commissioner may, by notification, apply this Regulation to the local area.
- 5. The Chief Commissioner may, by notification, apply this Regulation to any local area which is a municipality established under the North-Western Provinces and Oudh Muni-

cipalities A.t. 1873, and shall, within three xv of 1873. months from the date on which this Regulation comes into force, so apply it to every such local area, unless before the expiration of that period.—

- (a) the Regulation has been applied under section 4 to some local area in which that local area is comprised; or
- (b) the Chief Commissioner has declared by notification that the provisions of this Regulation are unsuited to that local

CHAPTER II.

ORGANIZATION OF MUNICIPAL COMMITTEES.

Constitution of Committees.

6. There shall be established for each municipality a municipal committee definition of the consist of elected and appointed in the consisting of the consis

(a) so many elected members as may be determined in manner prescribed, representing the whole manicipality or wards of the municipality; and

The Ajmere Municipalities Regulation, 1886. (Chapter II.—Organization of Municipal Committees.—Sections 7-13.)

- (b) such person or persons (if any), not exceeding in number one-fourth of the committee, as the Chief Commissioner may, subject to the rules made under this Regulation, appoint in this behalf.
- Magistrate to convene meeting to determine system of representation and election.

 been applied to the municipality under section 5, issue notices in writing to the persons mentioned in section 8, inviting them to meet at a time and place specified in the notices for the purpose of preparing and submitting, within such further time not exceeding three months from the date of the meeting as the Chief Commissioner may fix in this behalf, proposals for determining the system of representation and election to be established in the municipality.
- (2) The Chief Commissioner may, for special reasons, grant an extension, not exceeding one month, of the time fixed under this section for submitting proposals.

Persons to be invited to meeting.

8. Notices under section 7 shall be issued to the following persons, namely:—

- (a) all Honorary Magistrates having jurisdiction within the limits of the municipality;
- (b) when the municipality comprises any local area for which a municipal committee has been appointed under the North-Western Provinces and Oudh Municipalities Act, 1873, the members of that committee; and
- (c) any leading residents of the municipality not included under clauses (a) and (b) who in the opinion of the District Magistrate should be allowed to take part in the discussion.
- Matters to be considered at the meeting.

 Matters to be considered at the meeting.

 the notices issued under section 7 shall consider, and shall, within the time limited under that section, submit through the District Magistrate to the Chief Commissioner, proposals regarding the following matters, namely:—
 - (a) the treatment of the municipality as a whole for the purposes of representation, or the division of the municipality into wards;
 - (b) the number of representatives proper for the municipality or for each ward;
 - (c) the qualifications of electors and of candidates for election:
 - (//) the registration of electors;
 - (r) the nomination of candidates, the time of election and the mode of recording votes; and
 - (f) any other matters regarding the system of representation and of election which it may seem to the meeting expedient to consider.

- Power to Chief Commissioner shall, after taking into consideration the proposals (if any) submissioner to make rules regulating representation and election.

 The Chief Commissioner shall, after taking into consideration the proposals (if any) submitted under section 9, make rules regulating the matters such rules direct that the breach of any provision bereof shall be punished with fine waich may extend to ten rupees.
- (2) The Chief Commissioner may, after the committee has come into existence as hereinafter provided, amend, after consulting the committee, the rules made under sub-section (1); but no amendment made under this sub-section shall take affect until six months after it has been published in the official Gazette.
- (3) Elective members of the committee shall be elected in accordance with the rules made under this section and for the time being in force.
- Term of office of member of a committee shall be fixed by the Chief Commissioner by rule made under this Regulation, and may be so fixed as to provide for the retirement of members by rotation, but shall not exceed three years.
- (2) An outgoing member shall, if otherwise qualified, be again eligible for election or appointment.
- 12. A member of a committee may resign by
 Resignation of member.

 Resignation of member.

 Resignation of member.

 Commissioner, and, on his resignation being acceped by the Chief Commissioner, he shall be deemed to have vacated his office.
 - 13. (1) The Chief Commissioner may remove any member of a committee—
 - (a) it he refuses to act, or becomes, in the opinion of the Chief Commissioner, incapable of acting, or is declared insolvent, or is convicted of any such offence, or subjected by a Criminal Court to any such order, as implies, in the opinion of the Chief Commissioner, a defect of character which untits him to be a member;
 - (b) if he has been declared by notification to be disqualified for employment in the public service;
 - (c) if he, without an excuse sufficient in the opinion of the Chief Commissioner, neglects for more than three consecutive months to be present at the meetings of the committee;
 - (d) if his continuance in office is, in the opinion of the Chief Commissioner, dangerous to the public peace or order; or,
 - (c) when he is a salaried officer of the Government, if his continuance in office is, in the opinion of the Chief Commissioner, unnecessary or undesirable.
- (2) A person removed under this section shall be disqualified for election unless and until the Chief Commissioner otherwise directs.

The Ajmere Municipalities Regulation, 1886.

(Chapter II.—Organization of Munic pal Committees.—Sections 14.20.)

Filling of casual vacancies.

The place of an elected member of a committee becomes vacant by his resignation, removal, death or otherwise,

a new member shall be elected in manner prescribed to fill the place:

Provided that the Chief Commissioner may, subject to the limitation of the proportion of appointed members of the committee fixed by section 6, clause (6), direct in any such case that the vacancy shall be left untilled.

- (2) When the place of an appointed member of a committee becomes vacant as aforesaid, the Chief Commissioner may, if he thinks fit, but subject to the rules made under this Regulation, appoint a new member to fill the place.
 - (3) A person elected or appointed under this section to fill a casual vacancy shall hold office until the person whose place he fills would regularly have gone out of office, and shall then go out of office, but shall be again eligible for election or appointment.
 - Incorporation of committee shall be a body corporate by the name of the committee.

 by the name of the committee of its municipality, shall have perpetual succession and a common seal, with power to acquire and hold property, both moveable and immoveable, and, subject to the rules made under this Regulation, to transfer any property held by it, and to contract and to do all other things necessary for the purposes of its constitution, and may sue and be sued in its corporate name.
 - Time for committees shall come into existence at such time as the Chief Commissioner may, by notification, appoint in this behalf.
 - Consequences of establishment of committee under section 16 for a municipality constituted under this Regulation, and that municipality comprises within its limits a local area which is a municipality under the North-Western Provinces and Oudh Municipalities Act, 1873, the following consequences shall ensue, namely:—
 - (a) the said North-Western Provinces and Oudh Municipalities Act shall cease to apply to the local area;
 - (b) the committee (if any) constituted under that Act for the local area shall ccase to exist;
 - (c) all property vested in the old committee shall, for the purposes of this Regulation, vest in the committee constituted under this Regulation (hereinafter called the new committee), subject to all rights (if any) existing over, and all debts, liabilities and obligations (if any) affecting, that property;
 - (d) every right and liability belonging to or incurred by the old committee may be enforced by and against the new committee in like manner as it might have been enforced by and against the old committee if this Regulation had not been made;

- (e) a Government officer employed by the old committee at the time when the new committee comes into existence shall be deemed to be similarly employed by the new committee, and shall not be dismissed iron that employment without the sanction of the Chief Commissioner; and
- (f) the new committee shall be substituted for the old committee in all legal proceedings by or against the old committee pending at the time when the new committee comes into existence.
- (2) When a committee comes into existence under section 16 for a municipality constituted under this Regulation, and that municipality comprises within its limits a local area in which Act XX of 1856 (An Act to make better provision for the appointment and maintenance of Police Chankidárs in Crtics, Towns, Stations, Suburbs and Bázárs in the Presidency of Fort William in Bengal) is in force, that Act shall cease to have effect in the local area, and every pancháyat constituted under that Act for the local area shall cease to exist.

Chairman and Vice-Chairman,

18. A committee shall, from time to time, at a special meeting, elect as its special meeting, elect as its chairman one of its own members or some other person qualified for election as a member, and the number or other person so elected shall, if the election is approved by the Chief Commissioner, but not otherwise, become chairman of the committee:

Provided that-

- (a) if the office of chairman remains vacant for three months from the date of the first meeting of the committee, or, in the case of a vacancy afterwards occurring, from the occurrence of that vacancy, and no person is within that period elected under this section to fill it, the Chief Commissioner may in his discretion appoint such person as he thinks fit by name or by virtue of office to be chairman; and
- (b) in such municipalities as the Chief Commissioner may from time to time, by notification, exempt from the operation of this section, the Chief Commissioner may from time to time, appoint such person as he thinks fit by name or by virtue of office to be chairman.
- 19. In every municipality the committee shall from time to time, at a special meeting, elect one or two of its members to be its vice-chairman or vice-chairmen.
- 20. (1) The term of office of a member of the committee elected to be chairman and vice-chairman. chairman shall be the residue of his term of office as member.
- (2) The term of office of any other person elected to be chairman, or of a chairman appointed by the Chief Commissioner, shall be such term,

The Ajmere Municipalities Regulation, 1886. (Cnapter II.—Organization of Municipal Committees.—Sections 21-29.)

not exceeding three years, as the Chief Commissioner may by rule prescribe.

(3) The term of office of a vice-chairman shall be one year:

Provided that, when at the time of his election as vice-chairman the residue of his term of office as member of the committee is less than one year, his term of office as vice-chairman shall be the residue of his term as member.

- (4) An out-going chairman or vice-chairman shall, if otherwise qualified, be again eligible for election or appointment.
- 21. (1) A chairman of a committee may resign by notifying in writing his intention to do so to the Chief Commissioner, and, on his resignation being accepted by the Chief Commissioner, he shall be deemed to have vacated his office.
- (2) A vice-chairman of a committee may resign by notifying in writing his intention to do so to the committee, and, on his resignation being accepted by the committee, he shall be deemed to have vacated his office.
- Removal of chairman of a committee from his office as such chairman or vice-chairman if he refuses to act, or becomes incapable of acting, or is declared an insolvent, or is convicted of any such offence, or subjected by a Criminal Court to any such order, as implies, in the opinion of the Chief Commissioner, a defect of character which unfits him to be chairman or vice-chairman, or if he, without sufficient excusoneglects for more than three consecutive months to be present at the meetings of the committee.
- 23. (1) If an elected chairman or vice-chair
 Casual vacancies in man dies or resigns his office of chairman or office, or is removed, a new vice-chairman.

 shall be elected or appointed in manner provided by section 18 or section 19, as the case may be.
- (2) If a chairman appointed by the Chief Commissioner dies, resigns his effice or is removed, the Chief Commissioner shall appoint another chairman.
- (3) A person elected or appointed under this section to fill a casual vacancy shall hold office until the person whose place he fills would regularly have gone out of office, and shall then go out of office:

Provided that, if a person so elected is a member of the committee at the time of his election, he shall go out of office on crasing to be a member.

- (4) A person going out of office under subsection (3) shall, if otherwise qualified, be again eligible for election or appointment.
- Chairman to become the committee is elected or appointed chairman, he shall, notwithstanding anything in the foregoing sections, become a member of the committee by virtue of his election or appointment, and shall continue to be a member so long as he holds office as chairman.

Notification of Elections, Appaintments and Vucancies.

25. Every election and appointment of a mem-Notification of electronic descriptions, appointments and variancies. • ber or chairman of a committee, and every vacancy in the office of member or chairman, shall be notified.

Joint Committees.

26. (1) A committee may, from time to time, concur with any other municipal committee, or with a Joint committees, district board, or with a cantonment authority, or with more than one such committee, board or authority, in appoint ing, out of their respective bodies, a joint committee for any purpose in which they are jointly interested, and in appointing a chairman of the joint committee, and in delegating to any such joint committee any power which might be exercised by either or any of the committees, boards or authorities, and in framing and modifying regulations as to the proceedings of any such joint committee and as to the conduct of correspondence relating to the purpose for which the joint committee is appointed.

(2) If any difference of opinion arises between committees, boards or authorities acting under this section, the decision thereon of the Chief Commissioner shall be final.

Conduct of Business.

- Time for holding meet.
 ings.

 action of business at least once in every month on such day as may, from time to time, be fixed by the rules made under section
- (2) The chairman, or, in his absence, a vice-chairman, may, whenever he thinks fit, and shall upon a requisition made in writing by not less than one-fifth of the members of the committee, convene either an ordinary or a special meeting at any other time.
- 28. (1) A meeting of a committee shall be Ordinary and special either ordinary or special.
- (2) Any business may be transacted at an ordinary meeting unless it is required by this Regulation or the rules made under this Regulation to be transacted at a special meeting.
- 29. (1) The quorum necessary for the transacquorum tion of business at a meeting of a committee shall be two-thirds of the whole committee.
- (2) The quorum necessary for the transaction of business at an ordinary meeting of a committee shall be such number or proportion of the members of the committee as may, from time to time, be fixed by the rules made under section 34:

Provided that, if at any ordinary or special meeting of the committee a quorum is not present, the chairman shall adjourn the meeting to such other day as he thinks fit, and the business which would have been brought before the original meeting if there had been a quorum present shall be brought before, and transacted at, the adjourned meeting whether there is a quorum present thereat or not.

The Ajmere Municipalities Regulation, 1886 (Chapter II.—Organization of Municipal Committees.—Sections 30-38)

- 80. (1) At every meeting of a committee the Chairman of meeting. chairman, if present, shall preside.
- (2) If, when any meeting is held, the office of chairman is vacant, or the chairman is absent from the meeting and a vice-chairman is present, such vice-chairman, or, when two vice-chairmen are present, the senior of them by date of appointment, shall preside.
- (3) In any case not provided for in the foregoing portion of this section, the members present shall elect one of their number to be chairman of the meeting.
- 31. (1) Except as otherwise provided by this Regulation, or by any rule made by the Chief Commissioner under this Regulation,; all questions which may come before any meeting of a committee shall be decided by a majority of the votes of the members present.
- (2) In case of an equality of votes, the chairman of the meeting shall have a second or casting vote.
- 22. The Civil Surgeon of the district, the Executive Engineer of the division and the Inspector of Schools of the circle shall be entitled to attend any meeting of the committee, and to address the committee, on any matter affecting respectively sanitation, public works and public instruction.
- Resolutions to be corded and published.

 By the chairman of the meeting or the next ensuing meeting, and shall be published in such manner as the Chief Commissioner may direct.
- (2) A copy of every resolution passed by a committee at a meeting shall, within ten days from the date of the meeting, be forwarded to the District Magistrate.
- 34. (1) Every committee may, from time Power to make rules to time, at a special meets to meetings and proceedings.

 with this Regulation and any rules made under this Regulation by the Chief Commissioner as to—
 - (a) the time and place of its meetings;
 - (b) the manner of convening ordinary and special meetings respectively, and of giving notice thereof;
 - (c) the quorum necessary for the transaction of business at ordinary meetings;
 - (d) the conduct of proceedings at meetings, and the adjournment of meetings;
 - (e) the division of duties among the members of the committee;
 - (f) the persons by whom receipts may be granted on behalf of the committee for money paid under this Regulation; and
 - (g) all other similar matters.
- (2) Every rule made under this section shall be published in such manner as the Chief Commissioner may direct.

Officers and Servants.

- Appointment of secretary or secretaries, and may at a like meeting remove any person so appointed.
- (2) If a person who is an officer in the service of the Government, and who is not a member of the committee, is appointed secretary, he shall, notwithstanding anything in the foregoing sections, become a member of the committee by virtue of such appointment, and shall continue to be a member of the committee as long as he holds the office of secretary.
- (3) When a member of the committee is appointed to be secretary, he shall receive no remuneration in respect of his services. In other cases, the committee may, with the previous sanction of the Caief Commissioner, assign to a secretary such pay as it thinks fit.
- Employment of other officers and servants.

 Regulation, and to such rules as the Chief Commissioner may make prescribing the qualifications requisite in the case of persons appointed to offices requiring professional skill, a committee may employ, in addition to its secretary or secretaries, such other officers and servants as may be necessary or proper for the efficient execution of its duties, and may assign to such officers and servants such pay as it thinks fit.

Pensions of Government officials serving committees.

37. In the case of a Government official, a committee may—

- (1) if his services are wholly lent to it, subscribe for his pension or gratuity and leave-altowances in accordance with the rules of the Government Civil Pension and Leave Codes for the time being in force; and
- (2) if he devotes only a part of his time to the performance of duties in behalf of the committee, make a contribution on account of his pension or gratuity and leave-allowances in such proportion as may be determined by the Chief Commissioner.
- 28. In the case of an officer or servant not teing a Government official, a committee may—
- (1) grant him leave-allowances and, if he is employed under a committee constituted under the North-Western Provinces and O dh Municipalities Act, 1873, when this Regulation comes into xv force, and is not entitled to pension, or if his monthly pay is less than ten rupees, a gratuity; and.

(2) if empowered in this behalf by the Chief Commissioner,—

- (a) subscribe on his behalf for pension or gratuity under the rules of the Government Civil Pension Code for the time being in force; or
- (b) purchase for him from the Government or otherwise an annuity on his retirement:

Provided that no pension, gratuity, leave-allow-ance or annuity shall exceed the sum to which,

The Ajmere Municipalities Regulation, 1886. (Chapter II.—Organization of Municipal Committees.—Sections 39-40.—Chapter 111.—Taxation.—Sections 41-44.)

under the Government Civil Pension and Leave | Codes for the time being in force, the officer or servant would be entitled if the service had been service under the Government.

Contracts.

- 89. (1) A committee may delegate to one or more of its members the huthority to contract.

 | more of its members the power of entering into, on its behalf, any contract whereof the value or amount does not exceed two hundred rupees.
- (2) A centract whereof the value or amount exceeds two hundred rupees shall not be executed until it has been sanctioned by the committee at a meeting.
- 40. (1) Every contract made by erron behalf of a committee whereof the value or amount exceeds twenty rupees shall be in writing.
- (2) Every such contract shall be signed by the chairman, or a vice-chairman, and a secretary:

Provided that the committee may delegate to one or more of its members the power of executing any contracts which he is or they are empowered to enter into under section 39, sub-section (1).

(3) If a contract to which this section applies is executed otherwise than in conformity therewith, it shall not be binding on the committee.

CHAPTER III.

TAXATION.

Taxation.

- Taxes which may be orders which the Governor General in Council may make in this behalf, and to any rules made by the Chief Commissioner under this Regulation, a committee may, from time to time, for the purposes of this Regulation and in the manner by this Regulation directed, impose in the whole or any part of the municipality any of the following taxes, namely:—
 - (A) with the previous sanction of the Chief Commissioner:—
 - (a) a tax on buildings and lands situate within the municipality, not exceeding seven and a half per centum on the annual value of the buildings and lands;
 - (b) a tax on persons practising any profession or art or carying on any trade or calling in the municipality;
 - (c) a tax on all or any vehicles, boats, animal used for tiding, driving, draught or builden, and dogs, kept within the municipality;
 - (d) a tax on vehicles and animals used as aforesaid entering the municipality;
 - (c) an octroi on animals for slaughter or goods or both brought within the municipality for consumption or use therein; and
 - (B) with the previous sanction of the Chief Commissioner and of the Governor General in Council, any other tax.

(2) In this section "annual value" means the gross annual rent for which buildings and lands liable to taxation may reasonably be expected to let:

Provided that, in the case of land which is assessed to land-revenue or of which the land-revenue has been wholly or in part released, compounded for, redeemed or assigned, the annual value shall, if the Chief Commissioner so directs, be deemed to be double the amount of the land-revenue for the time being assessed on the land, or, when the land-revenue has been wholly or in part released, compounded for, redeemed or assigned, double the amount which, but for such release, composition, redemption or assignment, would have been assessable as land-revenue.

42. When a committee has, in exercise of the Scavenging tax. powers conferred by this Regulation, provided for the performance, with regard to any buildings or lands, by its agents, of the duties usually performed by sweepers, it may, with the previous sanction of the Chief Commissioner, in the manner by this Regulation directed, impose upon those buildings and lands, in addition to any other tax imposed upon them under this Regulation, a tax to be called the scavenging-tax, at such rate or of such amount as it thinks fit:

Provided that in fixing the rate or amount regard shall be had to the principle that the total net proceeds of the tax should not exceed the cost of the performance of the said duties.

- Water-tex.

 Water-tex.

 Water-tex.

 tions 41 and 12 a committee, with the previous sanction of the Chief Commissioner, may, for the purp se of constructing or maintaining works for the supply of water to the municipality or paying the principal or interest of any loan raised for the construction of such works, impose, in the manner by this Regulation directed, a tax, to be called the water-tax, upon buildings or lands which are so situated that their occupiers can benefit by the works.
- (2) The rate or amount of the tax so imposed on different buildings or lands may be determined with reference, among other considerations, to their distance from the nearest point at which the water is deliverable by the works and to their ever but in fixing it regard shall be had to the principle that the total net proceeds of the tax, with the estimated income from payments for water supposed from the works under special contracts, should not exceed the amount required for the said purposes.
 - 44. (/) A committee may, at a special meeting, pass a resolution to propose the imposition of any tax under section 41, section

19 or section 43.

- (2) When such a resolution has been passed, the committee shall publish a notice, defining the class of persons or description of property proposed to be taxed, the amount or rate of the tax to be imposed and the system of assessment to be adopted.
- (3) Any inhabitant objecting to the proposed tax may, within thirty days from the publication of the notice, submit his objection in writing to

The Ajmere Municipalities Regulation, 1886. (Chapter III.—Taxation.—Sections 45-52.)

the committee; and the committee shall, at a special meeting, take his objection into consideration.

- (4) If no such objection is received within the said period of thirty days, or if such objection, having been considered as aforesaid, is deemed insufficient, the committee may forward its proposals to the Chief Commissioner, with the objections (if any) which have been submitted as aforesaid, and its decision thereupon.
- (5) The Chief Commissioner, on receiving such proposals, may sauction the same, or refuse to sanction them, or return them to the committee for further consideration.
- (6) When the Chief Commissioner sanctions any such proposals which require the further sanction of the Governor General in Council, he shall submit the same to the Governor General in Council, with the objections (if any) received through the committee; and the Governor General in Council may sanction the proposals, or refuse to sanction them, or return them to the Chief Commissioner for further consideration.
 - (7) When the proposals of a committee have been sanctioned by the Chief Commissioner, or by the Chief Commissioner and the Governor General in Council, as the case may be, the committee may, at a special meeting, direct the imposition of the tax in accordance with such proposals.
 - (8) In giving such direction the committee shall fix a date from which the tax shall come into force:

Provided that-

- (a) no tax shall come into force until it has been notified;
- (b) no tax leviable by the year shall come into force except at the commencement of the year by which it is leviable; and
- (c) no other tax shall come into force less than one month from the date of the meeting at which its imposition is directed.
- (9) A notification of the imposition of a tax under this Regulation shall be conclusive evidence that the tax has been imposed in accordance with the provisions of this Regulation.
- 45. A committee may, by a resolution passed at a special meeting and confirmed by the Chief Commissioner, abolish or reduce in amount any tax imposed under section 41, section 42 or section 43.
- Power to exempt from taxation.

 Power to exempt from to fany such tax any person who by reason of poverty may in its opinion be unable to pay the same.
- (2) A committee may, by resolution passed at a special meeting and confirmed by the Chief Commissioner, and the Chief Commissioner may, by order, exempt in whole or in part from the payment of any such tax any person or class of persons or any property or description of property.

47. (1) If at any time it appears to the Chief Commissioner, on complaint

Power for Chief Commissioner to suspend levy of tax. Commissioner, on complaint made or otherwise, that any tax imposed under the foregoing sections is unfair in

its incidence, or that the levy thereof or of any part thereof is injur ons to the interests of the general public, he may require the committee to take within a specified period measures to remove the objection; and, if within that period the requirement is not complied with to the satisfaction of the Chief Commissioner, the Chief Commissioner may by notification suspend the levy of the tax or of such part thereof until the objection has been removed.

- (2) The Chief Commissioner may at any time, by notification, rescind any such suspension.
- 43. No tax imposed under this Regulation shall be invalid merely for defect of form.

 Shall be invalid merely for defect of form; and it shall be enough in any such tax on property, or any assessment of value for the purpose of any such tax, if the property taxed or assessed is so described as to be generally known; and it shall not be necessary to name the owner or occupier thereof.
- 49. Any tax imposed under section 41, section 42

 Taxes when payable, or section 43 and payable periodically shall be payable on such dates and in such instalments (if any) as the committee, with the previous sauction of the Chief Commissioner, may, by rule, from time to time direct.
- 50. For all sums paid on account of any tax under this Regulation, a receipt stating the amount and the tax on account of which it is paid shall be given by the person receiving the same, on request by the person making the payment.
- 51. (1) An appeal against the assessment or levy of any tax under this Regulation shall lie to the District Magistrate unless the appeal shall be to the Commissioner or other efficer empowered by the Chief Commissioner in this behalf.
- (2) The order of the appellate authority shall be final.
- 52. (1) No appeal shall lie in respect of a tax on any building or land unless it is preferred within two months after the publication of the notice prescribed by section 58, and no appeal shall lie in respect of any other tax unless it is preferred within two months from the time when the demand for the tax is made:

Provided that an appeal may be admitted after the expiration of the period prescribed therefor by this section if the appellant satisfies the officer before whom the appeal is preferred that he had sufficient cause for not presenting the appeal within that period.

(2) No appeal shall be entertained unless the amount of the tax to which it relates is deposited with the committee before the appeal is preferred.

The Ajmere Municipalities Regulation, 1886. (Chapter III.—Taxation.—Sections 53-61.)

Taxation not to be tion or assessment, nor shall to requestioned except under this Regulation. to be assessed or taxed be questioned, in any other manner or by any other authority than in this Regulation is provided.

Taxes leviable under the North-Western Provinces and Oudh Municipalities Act, 1873, at the time when a committee having authority over that local area comes into existence under this Regulation, shall, so far as their imposition and assessment are consistent with this Regulation and within the powers conferred thereby, be deemed to have been imposed and assessed under this Regulation.

Taxes on Immoreable Property.

- Preparation of assessment-list.

 One of assessment-list of all buildings and lands on which any tax is imposed to be prepared, containing—
 - (a) the name of the street or division in which the property is situate;
 - (b) the designation of the property, either by name or by number, sufficient for identification:
 - (c) the names of the owner and occupier, if known;
 - (d) the annual value on which the property is assessed; and
 - (e) the amount of the tax assessed thereon by the committee.
- (2) For the purpose of preparing the list, the committee may require the owners or occupiers of the buildings or lands to furnish it with returns of annual value.
- Publication of notice pleted, the committee shall give public notice thereof and of the place where the list or a copy thereof may be inspected; and every person claiming to be either owner or occupier of property included in the list, or the agent of any such person, shall be at liberty to inspect the list and to make extracts therefrom without charge:
- Palic notice of time give public notice of a time, fixed for revising assessing ment-list.

 The publication of the notice, when it will proceed to revise the valuation and assessment; and in all cases in which any property is for the first time assessed, or the assessment thereof is increased, it shall also give notice thereof to the owner or occupier of the property.
- (2) All objections to the valuation and assessment shall be made in writing before the time fixed in the notice, or orally or in writing at that time
- 58. (1) After the objections have been enquired into and the persons making them have been allowed an opportunity of being heard either in person

or by authorized agent as they think fit, and the revision of the valuation and assessment has been completed, the amendments made in the list shall be authenticated by the signatures of not less than two members of the committee, who shall at the same time certify that no valid objection has been made to the valuation and assessment contained in the list, except in the cases in which amendments have been entered therein; and, subject to such amendments as may thereafter be duly made, the tax so assessed shall be deemed to be the tax for the whole year by which it is leviable next following that in which the assessment is made.

- (2) The list when amended under this section shall be deposited in the committee's office, and shall there be open during office-hours to allowners and occupiers of property comprised therein, and a public notice that it is so open shall forthwith be published.
- Further amendments of assessment list.

 Inserted, or by inserting any property which ought to have been inserted, or by altering the assessment on any property which has been insufficiently valued or assessed through mistake, oversight or fraud, after giving notice, to any person interested in the amendment, of a time, not less than one month from the date of service of such notice, at which the amendment is to be made.
- (?) Any person interested in any such amendment may tender his objection to the committee in writing before the time fixed in the notice, or orally or in writing at that time, and shall be allowed an opportunity of being heard in support of the same in person or by authorized agent as he thinks fit.
- New list need not be prepared every year.

 New list need not be prepared every year.

 and assessment contained in the list for any year, with such alterations as may in particular cases be deemed necessary, as the valuation and assessment for the year following, giving the same notice of the valuation and assessment-list had been prepared.
- 61 (1) When a tax payable under section 41,
 Remission of tax on unoccupied immoveable property.

 sub-section (1), clause (a), or under section 42 or section 43, is payable in one sum in respect of an entire year, and the property in respect of which it is payable is unoccupied throughout the year, or when such a tax is payable in instalments and the property is unoccupied throughout the period in respect of which an instalment is payable, the amount payable in respect of the property for the year, or the instalment, as the case may be, shall be remitted:

Provided that it shall be in the discretion of the committee to direct that no remission shall be granted unless notice in writing of the vacancy has been given to it within such time from the beginning of the year or of the period as it may, from time to time, fix in this behalf.

The Ajmere Municipalities Regulation, 1886. (Chapter III .- Tuxution .- Sections 62-67 .- Chapter IV .- Municipal Fund and Property.—Sections 68-69.)

- (2) When in any case not provided for by the foregoing part of this section a building in respect of which a tax is payable under section 41, subsection (1), clause (a), or under section 42 or section 43, is wholly or in greater part demolished or destroyed by fire or otherwise, the committee may remit such proportion of the tax as it thinks equitable.
- 62. (1) A tax phyable under section 41, subsection (1), clause (a), shall be paid by the owner of the Taxes on immoveable property by whom payable. property in respect of which it is payable.
- (2) A tax payable under section 12 or section 43 shall be paid by the occupier of the property in respect of which it is payable.
- 63. (1) When any sum is due on account of a. tax payable under this Re-gulation in respect of any Recovery of taxes property by the owner thereof, the committee shall cause a bill for the amount, stating the property and the period for which the charge is made, to be presented to the person liable to pay the same.
- (2) If the bill is not paid within one month from the presentation thereof, the sum due shall be deemed to be an arrear of tax.
- (3) The amount of every such arrear may be recovered, on the application of the committee, by the officer discharging the functions of a Collector under the Ajmere Land and Revenue Regulation, 1877, in the purt of the territories administered by the Chief Commissioner in which the municipality is situate, as if the property were an estate assessed to land-revenue, and the arrear were an arrear of such revenue due there-
- Provided that nothing in this sub-section shall authorise the arrest of a defaulter.

Octroi and Tolls.

- 64. If any person, bringing or receiving a conveyance or package within the octroi-limits of a munisearch where octroi is leviable. cipality in which octroi is leviable, refuses, on the demand of an officer authorised by the committee in this behalf, to permit the officer to inspect the contents of the conveyance or package for the purpose of ascertaining whether it contains any articles in respect of which octroi is payable, the officer may cause the conveyance or package to be taken without unnecessary delay before a Magistrate, who shall cause the inspection to be made in his presence.
- 65. Every person bringing or receiving within the octroi-limits of any muni-Power to examine cipality any article on which article liable to octroi. octroi is payable shall, when required by an officer authorized by the committee in this behalf, and so far as may be necessary for ascertaining the amount of tax chargeable,-
 - (a) permit that officer to inspect, examine, weigh and otherwise deal with the article;
 - (b) communicate to that officer any information and exhibit to him any bill, invoice or document of a like nature which he may possess relating to the article.

66. Every officer demanding octroi by the Presentation of bill authority of the committee shall tender to every person for octroi. introducing or receiving any article on which the tax is claimed a bill specify-

ing the article taxable, the amount claimed and the rate at which the tax is calculated.

- 67. (1) In case of non-payment of any octroi Recovery of octroi and or of any toll on demand, the officer empowered to collect the same may seize any article on which the octroi is chargeable, or any vehicle or animal on which the toll is chargeable, or any part of its burden of sufficient value to satisfy the demand.
- (2) The committee may cause any property so seized, or so much thereof as is necessary, to be sold by auction to satisfy the demand, with the expenses occasioned by the seizure, custody and sai thereof, unless the demand and expenses are in the meantime paid, after the lapse of five days from the seizure, and after the issue of a proclamation fixing the time and place of sal

Provided that, by order of the chairman or a vice-chairman, articles of a perishable nature which could not be kept for five days without serious risk of damage may be sold after the lapse of such shorter time as the chairman or vicechairman may, having regard to the nature of the articles, think proper.

CHAPTER IV.

MUNICIPAL FUND AND PROPERTY.

- 68. There shall be formed for each municipality Constitution of muni- a municipal fund, and there shall be placed to the credit cipal fund. thereof-
 - (a) all sums received by or on behalf of the committee under this Regulation or otherwise:
 - (b) all fines realized in cases in which prosecutions are instituted under this Regulation or the rules made hereunder or under section 31 of Act V of 1861 for offences committed within the municipality; and
 - (c) when there has been included within the municipality any municipality constituted under the North-Western Provinces and Oudh Municipalities Act, 1873, the XV of 1878, balance (if any) standing at the credit of the municipal fund of that municipality at the time when the committee comes into existence.

69. (1) The committee shall set apart and apply annually out of the municipal Application of fund. fund-

- (a) first, such sum as may be required for the payment of any amounts falling due on any loan legally contracted by it;
- (b) secondly, such sum as may be required to meet the charges of its own establishment, including such subscriptions, contributions and payments as are referred to in sections 37 and 38, and such sum of a police-establishment under Chapter V; as may be required for the maintenance

The Ajmere Municipalities Regulation, 1-86.
(Chapter IV.—Municipal Fund and Property.—Sections 70-72.—Chapter V.—
Municipal Police —Sections 73-76.)

- (c) thirdly, such sum as may be required to pay the expenses of pauper lunaties sent to public asylums from the municipality, the expenses incurred in auditing the accounts of the committee, and such portion of the cost of the Provincial Departments for Education, Sanitation, Vaccination, Medical Relief and Public Works as may be held by the Chief Commissioner to be equitably debitable to the committee in return f r services rendered to it by those Departments.
- (2) Subject to the charges specified in subsection (1) and to such rules as the Chief Commissioner may make with respect to the priority to be given to the several duties of the committee, the municipal fund shall be applicable to the payment, in whole or in part, of the charges and expenses incidental to the following matters within the municipality, and, with the sanction of the Commissioner, outside the municipality, when such application of the fund is for the benefit of the inhabitants of the municipality, namely:—
 - (a) the construction, maintenance, improvement, cleansing and repair of public streets, bridges, embankments, drains, latrines, tanks and water-courses;
 - (b) the watering and lighting of such streets or any of them;
 - (c) the construction, establishment and maintenance of schools, hospitals and dispensaries, and other institutions for the promotion of education or for the benefit of the public health, and of rest-houses, satás, poor-houses, markets, encampinggrounds, pounds and other works of public utility, and the control and administration of public institutions of any of these descriptions;
 - (d) grants-in-aid to schools, hospitals, dispensaries, poor-houses, leper-asylums and other educational or charitable institutions;
 - (e) the training of teachers and the establishment of scholarships;
 - (f) the giving of relief and the establishment and maintenance of relief-works in time of famine or scarcity;
 - (g) the supply, storage and preservation from pollution of water for the use of men or animals;
 - (h) the planting and preservation of trees;
 - (i) the taking of a census, the registration of births, marriages and deaths, public vaccination and any other sanitary measure;
 - (i) the holding of fairs and industrial exhibitions; and
 - (k) all acts and things likely to promote the safety, health, welfare or convenience of the inhabitants.
 - 70. (1) In places where there is a Government treasury or sub-treasury, the municipal fund shall be kept in the treasury or sub-

- (2) In places where there is no such treasury or sub-treasury, the municipal fund may be deposited with any banker, or person acting as a banker, who has given such security for the safe custody and repayment on demand of the fund so deposited as the Chief Commissioner may in each case think sufficient.
- 71. (1) A committee may, from time to time, with the previous sanction of the Chief Commissioner, invest any portion of its municipal fund in securities of the Government of India or such other securities as the Governor General in Council may, from time to time, approve in this behalf, and vary such investments for others of a like nature.
- (2) The income resulting from the securities and the proceeds of the sale of the same shall be credited to the municipal fund.
- 72. The management, control and administration of every public instituinstitutions. tion maintained out of the municipal fund shall vest

Provided that the extent of the independent authority of the committee in respect of any such institution may be prescribed by the Chief Commissioner.

CHAPTER V.

MUNICIPAL POLICE.

73. Every committee shall maintain a police-establishment. establishment for watch and ward, and the prevention and suppression of nuisances, within the municipality, and for the enforcement of this Regulation and the rules made thereunder, and of the orders of the committee.

Constitution of establishment.

Constitution of establishment.

73 shall, as the committee with the approval of the Chief Commissioner may direct, be either a body of watchmen or a part of the general police-force under the Local Government within the meaning of section 2 of Act V of 1861; and it shall consist of such number of officers and men, and the officers and men shall receive such pay, leave-allowances, gratuities and pensions, as the committee may, from time to time, after consultation with the District Magistrate and the Commissioner, and subject to the final decision of the Chief Commissioner, direct.

75. If the establishment maintained under section 73 is a body of Appointment, punishment and duties of municipal watchmen. shall be appointed and promoted, and shall be liable to

dismissal, suspension, reduction or fine, under such rules as the Chief Commissioner may make in this behalf; and shall perform such duties, and be liable to such penalties, as village-watchmen appointed under the Panjab Laws Act, 1872, as IV & amended by the Panjab Laws Amendment Act, XV & 1875, perform and are liable to.

76. If the establishment is part of the general police-force, the Chief Compolice curolled under Act V of 1861.

Duties of municipal police-force, the Chief Commissioner may, notwithstanding any thing contained in Act V of 1861 or in any other

freasury.

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The Ajmere Municipalities Regulation, 1886. (Chapter V.—Municipal Police.—Section 77.—Chapter VI.—Power for Sanitary and other Purposes.—Sections 78-85.)

Act for the time being in force, define the duties which the officers and men of the establishment may or may not be required to perform.

Powers under section 84 of Act V of 1861 is in force, every watchman under this Regulation shall have the powers of a police-officer under that section.

CHAPTER VI.

POWER FOR SANITARY AND OTHER PURPOSES.

Screets and Buildings.

- 78. When any land is required for a new street

 Power to acquire land or for the improvement of for building-sites adjoining new streets.

 quire, in addition to the land to be occupied by the street, any land unoccupied by buildings which is, in the opinion of the commutee, necessary for the sites of the buildings to be erected on the sides of the street.
- 79. The committee may close temporarily any street or any part thereof for the purpose of repairs, or for the purpose of constructing or repairing any sewer, drain, culvert or bridge, or for any other public purpose; and may divert, discontinue or permanently close any such street.
- 80. The committee may grant permission in Power to permit temporary occupation of occupation of any street or of any land under its control or management, for the purpose of depositing any building materials or making any temporary excavation therein or erection thereon, subject to such conditions as it may prescribe for the safety or convenience of persons passing by or dwelling or working in the neighbourhood, and may charge fees for such permission, and may at its discretion withdraw the permission.
- 81. The committee may attach to the outside of Power to attach brack. any building brackets for tamps. Lamps in such manner as not to occasion any injury thereto or inconvenience.
- 82. (1) The committee at a meeting may cause Names of streets and a name to be given to any numbers of buildings. street, and to be affixed on any building in such place as it thinks fit, and may also cause a number to be affixed to any building; and in like manner may, from time to time, cause such names and numbers to be altered.
- (2) Wheever destroys, pulls down or defaces any such name or number, or puts up any different name or number from that put up by order of the committee, shall be punished with fine which may extend to twenty rupees.
- Roofs and external within certain limits, to be walls not to be made of fixed by it, the roofs and inflammable materials. external walls of huts or other buildings shall not be made or renewed of grass, mats, leaves or other highly inflammable materials unless with the permission of the committee in writing; and the committee may, by written notice, require any person who has disobeyed any such direction to remove or after the

roofs or walls so made or renewed as it may think fit.

Power to regulate line projects beyond the regular of buildings. In of a street either existing or determined on for the future, or beyond the front of the building on either side thereof, the committee may, whenever the building or part has been either entirely or in greater part taken down or burnt down, or has fallen down, by notice require the building or part, when being re-built, to be set back to or towards the said regular line or the front of the adjoining buildings; and the portion of the land added to the street by such setting back shall become part of the street and shall vest in the committee:

Provided that the committee shall make full compensation to the owner for any damage he may sustain in consequence of his building or any part thereof being set back.

- (2) The committee may, on such terms as it thinks fit, allow any building to be set forward for the improvement of the line of the street.
- 85. (1) Every person intending to erect or reNotice of new build—erect any building shall, if
 ings.——required to do so by rule
 made by the committee in this behalf, give notice
 in writing of his intention to the committee, and
 shall, if required to do so, submit a plan showing
 the levels at which the foundation and lowest floor
 are proposed to be laid, and specifications of the
 works intended to be constructed, and the materials to be used, and shall obey all written directions consistent with this Begulation given by the
 committee within one month after receiving such
 notice, either prohibiting the erection or re-erection, if deemed likely to be injurious to the inhabitants of the neighbourhood, or in respect of all
 or any of the matters following, namely:—
 - (a) free passage or way in front of the building;
 - (b) space to be left about the building to secure free circulation of air and facilitate scavenging;
 - (e) ventilation and drainage;
 - (d) level and width of foundation, level of lowest floor and stability of structure;
 - (e) the line of frontage with neighbouring buildings, if the building abuts on a street

Provided that the committee shall make full compensation to the owner for any damage he may sustain in consequence of the prohibition of the erection or re-erection of any building, or of its requiring any land belonging to him to be added to the street.

(2) If any such building is begun or erected without giving notice, or without submitting particulars as aforesaid, when required, or in contravention of the legal orders of the committee issued within one month, the committee may by notice require the building to be altered or demolished, as it may deem necessary.

Kaplanation.—The expression "Crect any building" includes all additions and alterations which involve new foundations or increased superstructure on existing foundations, or the conversion

The Ajmere Municipalities Regulation, 1886. (Chapter VI.—Power for Sanitary and other Purposes.—Sections 86-93.)

into a dwelling-house of any building not originally constructed for human habitation, or the conversion into more than one dwelling-house of a building originally constructed as one dwelling-house only.

- 86. (1) It shall not be lawful, unless with the Bemoval of projections and obstructions. committee, for the owner or occupier of any building in a street to add to, or place against or in front of, the building any projection or structure overhanging, projecting into or encroaching on the street or into or on any drain, sewer or aqueduct therein.
- (2) The committee may, by notice, require the owner or occupier of any building to remove or alter any projection, encroachment or obstruction built or placed against or in front thereof if the same overhangs or projects into or encroaches on any street, or projects into or encroaches on any drain, aqueduat or sewer in the street:

Provided that, in the case of a projection, encroachment or obstruction being lawfully in existence at the time of the making of this Regulation, the committee shall make reasonable compensation to any person who suffers damage by the removal or alteration.

(3) The committee may give written permission to the owners or occupiers of buildings in streets to put up open verandahs, balconies or rooms projecting from any upper storey thereof to an extent beyond the line of the plinth or basement-wall, and at a height from the level of the ground or street, to be specified in the written permission.

Bathing and Washing Places.

87. The committee may set apart suitable Bathing and washing places for the purpose of places. bathing, and may specify the times at which, and the sex of the persons by whom, such places may be used, and may also set apart suitable places for washing animals or clothes, or for any other purpose connected with the health, cleanliness or comfort of the inhabitants; and may, by public notice, prohibit bathing, or the washing of animals or clothes, in any public place not so set apart, or at times or by persons other than those specified, and all other acts by which water in public places may be rendered foul or unfit for use.

Deposit of Offerive Mitter and Slaughter-places.

- 88. The committee may fix places within, or Removal and deposit with the approval of the of offensive matter. District Magistrate beyond, the limits of the municipality for the deposit of refuse, rubbish or offensive matter of any kind, or for the disposal of the dead bodies of animals, and may by public notice give directions as to the time, manner and conditions at, in and under which such refuse, rubbish or offensive matter or dead bodies of animals may be removed along any street and deposited at such places.
- Places for slaughter of animals.

 Places for slaughter of fix and abolish places either within or without the limits of the municipality for the slaughter of animals for sale, or of any specified description of such animals and may with the like approval grant and withdraw licenses for the use of such places,

- or, if they belong to the committee, charge rent or fees for the use of the same.
- (2) When such places are fixed by the committee beyond municipal limits, it shall have the same power to make rules for the inspection and proper regulation of the same as if they were within those limits.
- (3) When any such place has been fixed, no person shall slaughter any such animal for sale within the municipality at any other place.
- (1) Whoever slaughters any such animal at any other place for sale within the municipality shall be punished with fine which may extend to twenty rupees.

Burial and Burning Places.

- Powers in respect of burial and burning places.

 Powers in respect of burial and burning places.

 Powers in respect of burial and burning places.

 order any burial or burning ground which is, in its opinion, dangerous to the health of persons living in the neighbourhood, to a closed, from a date to be specified in the notice, and sliall, in such case, if no suitable place for burial or burning exists within a reasonable distance, provide a litting place for the purpose.
- (2) Private burial-places in such burial-grounds may be excepted from the notice, subject to such conditions as the committee may impose in this behalf:

Provided that the limits of such burial-places are sufficiently defined, and that they shall only be used for the burial of members of the family of the owners thereof.

- 3) No burial or burning ground, whether public or private, shall be made or formed, after the commencement of this Regulation, without the permission in writing of the committee.
- (4) If any person buries or burns, or causes or permits to be buried or burnt, any corpse in any burial or burning ground made or formed contrary to the provisions of this section, or after the date fixed thereunder for closing the same, he shall be punished with fine which may extend to fifty runees.
- 91. The committee may, by public notice, pre-Removal of corpses. scribe routes for the removal of corpses to burial or burning places.

Influmwable Materials.

92. The committee may, where it appears to it Inflammable materials. to be necessary for the prevention of danger to life or property, by public notice, prohibit all persons from stacking or collecting dry grass, straw or other inflammable materials, or placing mats or thatched huts or lighting fires in any place or within any limits specified in the notice.

Powers of Entry and Inspection.

93. (1) The committee, by any person authonorms, rised by it in this behalf, privies and cesspools. may, after giving six hours' notice in writing to the occupier of any land or building in which any drains, privies or cesspools are situated, in spect any such drains, privies or cesspools at any time between sunrise and sunset, and may, if necessary, cause the ground to be opened where the committee or person may think fit for the purpose of preventing or removing

The Ajmere Municipalities Regulation, 1886. (Chapter VI.—Power for Sanitary and other Purposes.—Sections 94-101.)

any nuisance arising from the drains, privies or cesspools.

- (2) If, on such inspection, it appears that the opening of the ground was necessary for the prevention or removal of a nuisance, the expenses thereby incurred shall be paid by the owner of the land or building, or by the occupier, as the committee may direct; but if it is found that no nuisance exists, or but for such opening would have arisen, the ground shall be closed and made good as soon as may be, and the expense of opening, closing and making it good shall be borne by the committee.
- Power to enter and inspect buildings, &c. by it in this behalf, may, after giving twenty-four hours' notice to the occupier, or, if there is no occupier, to the owner, of any building, at any time between sunrise and sunset enter and inspect the building, and may by notice direct all or any part thereof to be forthwith internally or externally lime-washed, disinfected or otherwise cleansed for sanitary reasons.
- Other powers of entry on buildings or land.

 Other is no occupier, to the owner, of any building or land, at any time between surrise and sunset—
 - (a) enter on and survey and take levels of any land;
 - (b) enter, inspect and measure any building for the purpose of valuation; or
 - (c) enter into any building or on any land for the purpose of examining works under construction, of as ertaining the course o' sewers or drains or of executing or repairing any work which it is by this Regulation empowered to execute or maintain.
- 96. The committee, by any person authorised by it in this behalf, may, at any time between sunrise and sunset, enter and inspect any stable, coach-house or other place wherein there is now vehicle or

reason to believe that there is any vehicle or animal liable to taxation under this Regulation for which a license has not been duly taken out.

Power to inspect by it in this behalf, may at places for sale of food or drink, &c., and to seize unwholesome articles expected for sale.

drink for human consumption, or as a slaughterhouse, or for the sale of drugs, and inspect and examine any food or drink, drug or animal which

house, or for the sale of drugs, and inspect and examine any food or drink, drug or animal which may be therein; and, if any article of food or drink or any animal therein appears to be intended for human consumption and to be unfit therefor, may seize and remove the same, or may cause it to be destroyed or to be so disposed of as to prevent its being exposed for sale or used for such consumption;

and, in case any drug is reasonably suspected to be adulterated in such manner as to lessen its it may think fit, and to cause the same efficacy or to change its operation or to render it in proper order and to be daily cleaned.

noxions, may remove the same, giving a receipt therefor, and may cause it to be brought before a Magistrate for enquiry whether any offence has been committed in respect thereof, and for his orders as to its disposal.

Power of entry for purpose of scavenging.

spect of any buildings or lands, or of any drains, privies, cesspools or other receptacles for offensive matter pertaining to buildings or land.

(2) Such provision may be made in respect of individual buildings or lands, or of buildings or lands generally in any ward or part of the muni-

cipality.

- (3) Nothing in this section or section 42 shall be deemed to preclude the committee from making provision of a different nature for different buildings or lands, or different wards or parts of the municipality, and charging scavenging-tax at different rates therefor, or from exempting wholly or in part from such tax at its discretion any individual who has made arrangements to its satisfaction for the performance of the duties aforesaid.
- (4) When the committee has undertaken to provide for the performance by its agents of such duties as aforesaid, the persons employed by it to perform the same may enter on the property at all reasonable times so far as may be necessary for the proper discharge of those duties; and the committee, by any person authorized by it in this behalf, may enter on the property at all reasonable times for the purpose of ascertaining that such duties have been duly performed.
- Precautions to be observed in dwelling.

 Precautions to be observed in dwelling.

 Precautions to be observed in dwelling.

 Regulation, due regard shall be paid to the social and religious sentiments of the occupiers; and before any apartment in the actual occupancy of any woman, who, according to custom, does not appear in public, is entered under this Regulation, notice shall be given to her that she is at liberty to withdraw, and every reasonable facility shall be afforded to her for withdrawing.

Water-pipes, Privies and Drains.

- Troughs and pipes for rain-water.

 the owner of any building in any street to put up and keep in good condition proper troughs and pipes for receiving and carrying the water from the roof and other parts thereof, and for discharging the same so as not to inconvenience persons passing along the street.
- Provision of privies, quire the owner of any building to provide any privy or cosspool, or additional privies or cesspools, which should in its opinion be provided for the building, in such manner as the committee directs.
- (2) The committee may, by notice, require any persons employing more than twenty workmen or labourers to provide such latrines and urinals as it may think fit, and to cause the same to be kept in proper order and to be daily cleaned.

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(3) The committee may, by notice, require the owner or occupier of any building or land to have any privy provided for the same shut out by a sufficient roof and wall or fence from the view of persons passing by or dwelling in the neighbourhood, or to remove or alter, as the committee directs, any door or trapdoor of a privy opening on to any street or drain.

102. (1) The committee may, by notice, require the owner or occupier of any Repair and closing of building or land to repair or

alter and put in good order

drains, privies and ocaspools.

any drain, privy or cesspool, or to close any cesspool belonging thereto.

(2) The committee may, by notice, require any person who constructs any new drain, privy or cesspool without its permission in writing, or contrary to its directions or rules or to the provisions of this Regulation, or who constructs, re-builds or opens any drain, privy or cesspool which it has ordered to be demolished or stopped up or not to be made, to denolish the drain, privy or cesspool, or to make such alteration therein as it thinks lit.

103. The committee may, by notice, require any person who without its Unauthorized buildpermission in writing newly ings over drains, &c. erects or re-builds any building over any public sewer, drain, culvert, water-course or water-pipe to pull down or otherwise deal with the same as it thinks fit.

104. The committee may, by notice, require any owner or occupier on Removal of latemes, whose land any drain, lat-&c., near any source of water-supply. rine, urinal, cesspool or other receptacle for filth or refuse for the time being exists within fifty feet of any spring, well, tank, reservoir or other source fr m which water is or may be derived for public use, to remove or close the same within one week.

105. The committee may, by notice, require the owner or occupier of any Power to require drainage, &c., of unwholeland or building to cleanse, repair, cover, fill up or drain some tanks, &c. off any private tank, well, reservoir, pool or excavation therein which appears

to the committee to be injurious to health or offensive to the neighbourhood:

Provided that, if for the purpose of effecting any drainage under this section at is necessary to acquire any land not belonging to the person who is required to drain his land, or to pay compensation to any other person, the committee shall provide the land or pay the compensation.

Da igeroux Buildings and Places.

106. If any building, or any well, tank or other excavation, is for want Power to require buildings, we is, tanks, &c , to be secured. of sufficient repair, protection or enclosure, dangerous to persons passing by or

dwelling or working in the neighbourhood, the committee may, by notice, require the owner or occupier thereof to repair, protect or enclose the same; and, if it appears to it to be necessary in order to prevent immment danger, it shall forthwith take such steps as are necessary to avert the dunger.

107. If any building, wall or structure or anything affixed thereto is deemed by the committee

Buildings, &c., ... or dangerous ruinous or

to be in a ruinous state or in any way dangerous, it

may, by notice, require the owner or occupier thereof forthwith either to remove the same or to cause such repairs to be made to the building, wall or structure as the committee considers necessary for the public safety; and, if it appears to it to be necessary in order to prevent imminent danger, the committee shall forthwith take such steps as are necessary to avert the danger.

Buildings and Grounds in unsanitary Condition.

103. The committee may, by notice, require

Power to require own r to clear a noxious vegetation.

the owner or occupier of any land to clear away and re-move any thick or noxious vegetation, jungle or under-

growth which appears to the committee to be injurious to health or offensive to the neighbour-

109. The committee may, by notice, require

Power to trim hedges and trees bordering on streets.

the owner or occupier of any land within three days to cut or trim the hedges thereof bordering on any street, or

branches of trees growing thereon which overhang any street and obstruct the same or cause danger therein, or which so overhang any well, tank or other source from which water is derived for publie use as to be likely to pollute the water thereof.

110. If the owner or occupier of any building or land suffers the same to Power to have building be in a filthy or unwholeor land cleansed. some state, the committee may, by notice, require him within twenty-four hours to cleanse the same or otherwise put it in a proper state.

111. If any building appears to the committee

Power in respect building unfit for habit-

to be unfit for human habitation in consequence of the want of proper means of drainage or ventilation or

other sufficient reason, the committee may, by notice, prohibit the owner or occupier thereof from using the same for human habitation or suffering it to be so used until the committee is satisfied that it has been rendered fit for such use.

112. The committee may, by notice, require

Power to require untenanted buildings becoming a nuisance to be secured or enclosed.

the owner or person claiming to be the owner of any building or land which by reason of abandonment or disputed ownership or other cause,

remains untenanted and thereby becomes a resort of idle and disorderly persons or otherwise a nui-ance, to secure or enclose the same within a reasonable time fixed in the notice.

113. (1) The Chief Commissioner may, on the

Cultivation, use manure or irrigation, injurious to health after prohibition.

joint report of the District Magistrate and the Civil Surgeon that the cultivation of any description of crop or the use of any kind of

manure or the irrigation of land in any specified manner in any place within the limits of any municipality is injurious to the health of persons

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dwelling in the neighbourhood, by notification prohibit the cultivation of the crop, the use of the manure or the irrigation so reported to be injurious, or regulate it by imposing such conditions thereon as may prevent the injury:

Provided that, when on any land to which the notification applies that description of crop has been cultivated, that kind of manure has been used, or irrigation has been practised in that manner during the five years preceding the notification with such continuity as the ordinary course of husbandry admits of, compensation shall be paid from the municipal fund to all persons interested in that land for any damage caused to them by the prohibition or regulation.

(2) If any person cultivates, uses manure or irrigates in disregard of the prohibition or conditions notified under sub-section (1), he shall be punished with fine which may extend to fitty rupees, and with a further fine which may extend to five rupees for every day after the first during which the offence is continued.

Offensive and Dangerous Trades.

Regulation of offensive and dangerous trades.

Regulation of offensive and dangerous trades.

Regulation of offensive and dangerous trades.

**The owner or occupier of every place within the municipality used for any of the following purposes, namely:—

melting tallow; or

boiling bones, offal or blood; or -

- as a soap-house, oil-boiling house, dyeing-house or tannery; or
- as a brickkiln, pottery or limekiln; or
- as any other manufactory or place of business from which offensive or unwholesome smells arise; or
- as a yard or depôt for trade in hay, straw, thatching-grass, wood or coal, or other dangerously inflammable material; or as a storehouse for kerosine, petroleum, naptha or any inflammable oil, spirit or explosive substance;

shall register the same in a book to be kept by the committee for the purpose.

- (2) No place shall be newly used for any of the said purposes except under a license from the committee, which shall be renewable annually.
- (3) The license shall not be withheld unless the committee considers that the business which it is intended to establish or maintain would be offensive or dangerous to persons residing in, or frequenting, the immediate neighbourhood.
- (4) The committee may charge fees for such licenses, and may impose such conditions in respect thereof as it may think necessary.
- (5) Whoever, without such registration or without a license, uses any place for any such purpose shall be punished with fine which may extend to fifty rupees, and with further fine which may extend to ten rupees for every day during which the offence is continued after he has been convicted of such offence.
- Power to prohibit such that any place registered or licensed under the last foregoing section is a nuisance to the neighbourhood or likely to be dangerous to life, health or property, it may, by notice, require the occupier

thereof to discontinue the use of the place, or to use it in such manner as will, in the opinion of the committee, render it no longer a nuisance or dangerous.

(2) Whoever, after such notice has been given, uses the place or permits it to be used in such a manner as to be a nuisance to the neighbourhood or dangerous, shall be punished with fine which may extend to two hundred rupees, and with further fine which may extend to torty rupees for every day during which the offence is continued after he has been convicted of such offence.

Power to make Rules.

Power of committee to make rules.

116. (1) A committee may, from time to time, at a special meeting, make rules—

- (a) for rendering licenses necessary for the propriet is or drivers of vehicles, boats or animals plying for hire within the limits of the municipality, and fixing the fees payable for such licenses and the conditions under which they are to be granted and may be revoked;
- (b) for limiting the rates which may be demanded for the hire of any carriage, cart, boat or other conveyance, or of animals hired to carry loads, or for the services of persons hired to carry loads, and the loads to be carried by such conveyance, animals or persons, where they are hired within the municipality for a period not exceeding twenty-four hours, or for a service which would ordinarily be performed within twenty-four hours;
- (c) for securing a proper registration of births, marriages and deaths, and for the taking of a census;
- (d) for fixing, and from time to time varying, the number of persons who may oc upy a building or part of a building which is let in lodgings;

for the registration and inspection of such buildings;

for promoting cleanliness and ventilation in such buildings;

for the notices to be given and the precautions to be taken in the case of any infectious disease breaking out in such buildings;

and generally for the proper regulation of such buildings;

- (e) for the in-pection and proper regulation of encamping-grounds, pounds, samis, markets and slaughter-houses;
- (f) for the holding of fairs and industrial exhibitions within the municipality and under its control;
- (g) for controlling and regulating the use and
 management of burial and burning grounds;
- (h) for the supervision and regulation of public wells, tanks, springs or other sources from which water is or may be made available for public use;

The Ajmere Municipalities Regulation, 1886. (Chapter VI.-Power for Sanitary and other Purposes. Sections 117-120.-Chapter VII.—Offences affecting the Public Health, Safety or Convenience. -Sections 121-122.)

- (i) where the collection of an octroi-tax has been sanctioned, for fixing octroi-limits for the purpose of collecting that tax; and
- (j) generally for carrying out the purposes of this Regulation:

Provided that the committee of a municipality XIV of 1879. in which the Hackney Carriage Act, 1879, is in force shall not make rules under clauses (a) and (b) in respect of any vehicles to which that Act-

- (2) In making any rule under this section the committee may direct that a breach of it shall be punishable with fine which may extend to fifty supees, and, when the breach is a continuing breach, with a further fine which may extend to five supees for every day after the first during which the breach continues.
- (3) No rule made under this section shall come into force until it has been confirmed by the Chief Commissioner and published for such time and in such manner as the Chief Commissioner may prescribe in this behalf

Supplemental.

- 117. (1) When any n tice under this chapter Execution of acts re- requires any act to be done for which no time is fixed quired to be done by any notice. by this Regulation, it shall fix a reasonable time for doing the same.
- (2) When the owner or occupier of any land or building fails to comply with the t rms of any notice under this chapter requiring him to do any act upon that land or building, the committee may, after six hours' notice, by its officers, cause the act to be done.
- 118. (1) Where, under this Regulation, the owner or occupier of proper-Recovery of costs of ty is required by the committe to execute any work and makes default in complying with the requirement, and the committee executes the work, the committee may recever the cost of the work from the person in default.
- · (2) If the person in default is the owner, the committee may, by way of additional remedy, recover the whole or any part of the cost from the occupier, and in such case the occupier may deduct any sum paid by him under this sub-section from the cent from time to time becoming due from him to the owner of the property in respect of which the payment is made, or otherwise recover it from the owner:
- (3) Provided that an occupier shall not be required to pay, under the last sub-section, any greater sum than the amount of rent which is for the time being due from him to the owner, or which, after demand for payment of the money payable by him to the committee and notice not to pay rent without first deducting the amount so demanded, becomes payable by him to the owner, unless he refuses on application to him by the committee truly to disclose the amount of his rent and the name and address of the person to whom it is payable; but the burden of proof that the sum so demanded by the committee from the occupier exceeds the rent due at the time of the demand, or which has since accrued due, shall lie on the occupier.

- (4) All money recoverable by a committee under this section may be recovered either by suit or, on application to a Magistrate having jurisdiction within the municipality, by distress and sale of the movemble property of the person from whom the money is recoverable, and if pay! able by the owner of property shall, until it is paid, be a charge on the property.
- (5) Nothing in this section shall affect any contract between an owner and an occupier.
- 119. (1) The committee may make compensation out of the municipal Compensation out of fund to any person sustainmunicipal fund. ing any damage by reason of the exercise of any of the powers vested in the committee, its officers and servants under this Regulation, and shall make such compensation where the person sustaining the damage was not himself in default in the matter in respect of which the power was exercised.
- (2) If any dispute arises touching the amount of any compensation which the committee is required by this Regulation to pay for injury to any building or land, it shall be settled in such manner as the parties may agree, or in default of agreement in the manner provided by the Land Acquisition Act, 1870, sections 3, 8 to 42, 51 to X of 1 or and 56 to 59, so far as they can be made applicable.

120. (1) Any person aggrieved by any order Appeals against certain orders of committee under the powers vested in it by section 90, 91, 111 or 115 may appeal within thirty days from the date thereof to the District Magistrate; and no such order shall be liable to be called in question otherwise than by such

Provided that, if in the latter case the District Magistrate is himself a member of the committee, the appeal shall lie to the Commissioner.

- (2) The appellate authority may, for sufficient cause, extend the period hereby allowed for appeal.
- (3) The order of the appellate authority confirming, setting aside or modifying the order appealed against shall be final:

Provided that the order appealed against shall not be modified or set aside until the appellant and the committee have had reasonable opportunity of being heard.

CHAPTER VII.

OFFENCES AFFECTING THE PUBLIC HEALTH, SAFETY OR CONVENIENCE.

121. Whoever, without the permission of the committee or in disregard of Depositing or throwits orders, throws or deposits, ing earth or materials or refuse, rubbish or offensive matter, on roads or permits his servants or members of his household under his control to throw or

deposit, earth or materials of any description, or refuse, rubbish or offensive matter of any kind, upon any street or public place, or into any public sewer or drain or any drain communicating therewith, shall be punished with fine which may extend to twenty rupees.,

122. Whoever, without the permission of the committee, causes or allows Discharging sewage. the water of any sink, sewer

The Ajmere Municipalities Regulation, 1886. (Chapter VII -Offences affecting the Public Health, Safety or Convenience. -Sections 1:3-138.)

or cesspool, or any other offensive matter to flow, | or dwelling or working in the neighbourhood, or drain or be put upon any street or public place, risk of injury to property, shall be punished with or into any sewer or drain not set apart for the fine which may extend to twenty rupees. purpose, shall be punished with fine which may extend to twenty rupees.

123. Wheever, being the owner or occupier Non-removal of filth, or any keeps or allows to be kept of any building or land, Åс. for more than twenty-four hours, or otherwise than in some proper receptacle, any dirt, dung, bones, a hes, night-seil or filth or any noxious or offensive matter in or upon such building or land, or suffers any such receptacle to be in a filthy or noxious state, or neglects to employ proper means to cleanse and purify the same, shall be panished with fine which may extend to twenty supces.

124. Whoever, without the permission of the Making or altering c munittee, makes or causes drains without authority. to be made, or alters or causes to be altered, any drain leading into any public sower or drain under the control of the committee, shall be punished with fine which may extend to filty rupees.

125. Whoever makes, without the permission or the committee, or keeps for a longer time than one Penalty for making or keeping latrines, Ac., near any source of waterweek after notice to remove supply. issued under section 101, any drain, latrine, urinal, cesspool or other receptacle for fifth or retuse within filty feet of any spring, well, tank, reservoir or other source from which water is or may be derived for public use, shall be punished with fine which may extend to twenty rupces, and, when a notice has issued, with a further fine which may extend to five rupees for each day during which the offence is continued after the lapse of the period allowed for removal.

- 126. Wheever keeps any swine in disregard of Keeping animals so as any orders which the comto be rejerious to health. mattee may give to prevent their from b coming a nui-ance, or keeps any other animals so as to be injurious to health or to become a nuisance, shall be penished with fine which may extend to twenty repeat, and with a further fine which may extend to five rupees for every day after the first during which the offence is continued.
- 127. Whoever feeds or allows to be fed any en mal which is kept for Feeding animals on dairy purpoles or may be deleterious substances. used for food on deleterious substances, filth or refuse of any kind, shall be punished with fine which may extend to fifty rupces.
- .128. Whoever drives any vehicle after dark in any public street or thoroughtere at more than Driving vehicles with-out proper lights. a walking pace, unless the vehicle is properly supplied with lights or there is sufficient moonlight to render lights unnecessary, shall be punished with the which may extena to twenty rupees.
- 129. Whoever discharges firearms or lets off Discharging firearms, eng. ges in any game, in such a manner as to cause or be likely to cause danger to persons passing by

130. Whoever, being an elephant-driver or camel-driver, omits on being requested to do so to remove Control of elephants and carnels. his elephant or camel to a safe distance on the approach of a horse, whether ridden or driven, shall be puni-hed with fine which may extend to twenty rupees.

- 131. Whoever, contrary to any orlers of the committee, takes an elephant elephants Taking along a street shall be punalong streets. isled with fine which may extend to twenty rupees.
- 132. Whoever, being the ewacr or person in charge of any dog which is Suffering dogs to be likely to annoy or intimidate passengers, neglects to restrain it so that it shall not be at large without a muzzle in any street or public place, shall be punished with fine which may extend to twenty
- 133. Whoever, without the written permission Altering, obstracting of the committee, alters or carroaching upon obstructs or encroaches upon streets, &c. any street or public sewor, drain or water-course, or displaces, takes up or alters the pass ment or other materials or the fences or posts of any street or public place, or deposits building materials or makes any hole or exeavation on or in any street, shall be punished with fine which may extend to fifty rupees.
- 134. Whoever quarries, blasts, cuts timber or Quarrying, blasting, carries on building-operaenting timber or bandtions in such a manner as to iv. curse, or be likely to cause, danger to persons passing by or dwelling or working in the neighbourhood, shall be punished with fine which may extend to fifty rupees.
- 135. Whoever, contrary to the orders of the Picketing animals and committee, pickets animals collecting cores. or codects carts on any publie ground, or uses any such ground as a haltingplace for vehicles or animals or any description or as a place of encampanat, or causes or permits animals to stray, shall be pumshed with fine which may extend to twenty rupees.
- 136. Whoever carries a corpse along a route Carrying corpses by prohibited by the committee prohibited routes or so or in a manner likely to as to cause annoyance. cause annovance to the publie shall be punished with fine which may extend to ten rupees.
- 137. Whoever, without being authorised by the Destroying direction- committee, defaces or disposts, lamp-posts, &c. turbs any direction-post or lamp-post, or extinguishes any light in any street or public place, shall be punished with fine which may extend to twenty rupees.
- 138. Whoever disobeys any lawful directions Penalty for disobediagiven by the committee by ence to orders of com-mittee under Chapter public notice under the powers conferred upon it by Chapter V1, or any written notice lawfully issued by it under the powers so conferred, or fails to comply with the conditions

The Ajmere Municipalities Regulation, 1886. (Chapter VII.—Offences affecting the Public Health, Safety or Convenience,— Section 139.—Chapter VIII.—Control.—Sections 140-144.)

subject to which any permission was given by the committee to him under those powers, shall, if the disobedience or omission is not an offence punishable under any other section, be punished with fine which may extend to fifty rupees, and, in the case of a continuing breach, with a further fine which may extend to five rupees for every day after the first during which the breach continues:

Provided that, when the notice fixes a time within which a certain act is to be done and no time is specified in this Regulation, it shall rest with the Magistrate to determine whether the time so fixed was a reasonable time within the meaning of this Regulation.

Prosecution to be suspended in certain cases.

Pealable, shall be suspended, when the Magistrate learns that an appeal has been instituted, pending the decision of the appeal; and, if the order is set aside on appeal, disobedience thereto shall not be deemed an offence against those sections.

CHAPTER VIII.

CONTROL

- 140. The Commissioner or the District Ma-Control by Commissioner or the District Magistrate, when he is not a member of the committee, may—
 - (a) enter on and inspect, or cause to be entered on and inspected, any immoveable property occupied by any committee or joint committee, or any work in progress under the direction of a committee or joint committee:
 - (b) by order in writing call for and inspect any book or document in the possession or under the control of any committee or joint committee
 - (c) by order in writing require any committee or joint committee to furnish such statements, accounts, reports and copies of documents relating to its proceedings or duties as he thinks fit to call for; and
 - (d) record in writing for the consideration of any committee or joint committee any observations he thinks proper in regard to its proceedings or duties.
- Power to suspend ac. Magistrate may, by order in tion by committee or writing, suspend the execution of any resolution or order of a committee or joint committee, or prohibit the doing of any act which is about to be done, or is being done in pursuance of, or under cover of, this Regulation, if, in his opinion, the resolution, order or act is in excess of the powers conferred by law, or the execution of the resolution or order, or the doing of the act, is likely to lead to a breach of the public or to any class or body of persons.
- (2) When the Commissioner or the District Magistrate makes any order under this section, he shall forthwith forward a copy thereof with a

statement of his reasons for making it, if the Magistrate to the Commissioner, if the Commissioner to the Chief Commissioner, who may thereupon rescind the order, or direct that it continue in force with or without modification permanently or for such period as he thinks fit.

- 142. (1) In cases of emergency, the District Extraordinary powers of District Magistrate may provide of District Magistrate in for the execution of any work or the doing of any act which a committee is empowered to execute or do, and the immediate execution or doing of which is, in his opinion, necessary for the service or safety of the public, and may direct that the expense of executing the work or doing the act shall be forthwith paid by the committee.
- (2) If the expense is not so paid, the District' Magistrate may make an order directing the person having the custody of the balance of the municipal fund to pay the expense, or so much thereof as is, from time to time, possible, from that balance, in priority to any or all other charges against the same.
- (3) The District Magistrate shall forthwith report to the Commissioner every case in which he exercises the powers conferred on him by this section.
- 143. (1) If at any time it appears to the Chief
 Powers of Chief Com.
 Initiationer in case of default of committee.

 Posed on it by or under this Regulation or any other law, the Chief Commissioner may, by orde in writing, fix a period for the performance of that duty.
- (2) If that duty is not performed within the period so fixed, the Chief Commissioner may appoint the District Magistrate to perform it, and may direct that the expense of performing it shall be paid, within such time as he may fix, to the Magistrate by the committee
- (3) If the expense is not so paid, the District Magistrate, with the previous sanction of the Chief Commissioner, may make an order directing the person having the custody of the balance of the municipal fund to pay the expense, or so much thereof as is, from time to time, possible, from that balance, in priority to any or all other charges against the same.
- 144. (1) If a committee is not competent to Power of Chief Comperform, or persistently missioner to superrede committee in case of makes default in the performance of, the duties im-... ompetency, persistent default or abuse of posed on it by or under this Regulation or any other law for the time being in force, or exceeds or abuses its powers, the Chief Commissioner may, with the previous approval of the Governor General in Council, by an order published, with the reasons for making it, in the official Gazette, declare that committee to be incompetent or in default, or to have exceeded or abused its powers, as the case may be, and supersede it for a period to be specified in the order.
- (2) When a committee is so superseded, the following consequences shall ensue:—
 - (a) all members of the committee shall, as from the date of the order, vacate their offices as such members;

The Ajmere Municipalities Regulation, 1886 (Chapter VIII.—Control.—Section 115.—Chapter IX.—Supplemental.— Sections 146-147.)

- (b) all powers and duties of the committee may, during the period of supersession, be exercised and performed by such person or persons as the Chief Commissioner appoints in that behalf; and
- (c) all property vested in the committee shall, during the period of supersession, vest in Her Majesty.
- (3) On the expiration of the period of supersession specified in the order, the committee shall be re-constituted, and the persons who vacated their offices under clause (a) shall not be deemed disqualified for being members.
- 145. (1) The Chief Commissioner may frame Power of Chief Commissioner to frame forms for any proceeding of a committee for which he considers that a form should be provided, and make rules consistent with this Regulation—
 - (a) as to the appointment of members of a committee;
 - (b) as to the term of office of members of a committee, and of chairmen who, not being members of a committee at the time of their election, have been elected to the office of chairman or who have been appointed to that office by the Chief Commissioner;
- (c) as to the filling of casual vacancies among elected and appointed members of a committee;
- (d) as to the language in which business shall be transacted, proceedings recorded and notices issued;
- (e) as to the assessment and collection of taxes imposed under this Regulation and for preventing eva-ion of the same;
- (f) as to the authority on which money may be paid from the municipal fund;
- (g) as to the conditions on which property vested in the committee may be transferred by sale, mortgage, lease, exchange or otherwise;
- (h) as to the qualifications requisite in the case of persons appointed by the committee to offices requiring professional skill;
- (i) as to the intermediate office or offices, if any, through which correspondence between committees and the Chief Commissioner or his officers and representations addressed to the Chief Commissioner under this Regulation shall pass;
- (f) as to the exhibition of tables of octroi, the system under which refunds shall be made on account of that tax when the goods on which the tax has been paid are again exported, and the storage of goods declared not to be intended for use or consumption within the municipality into which they are brought;
- (k) as to the exhibition of tables showing the rates of tolls chargeable on vehicles and animals entering the municipality;
- (1) as to the priority to be given to the several duties of the committee;
- (m) as to the preparation of plans and estimates for works to be partly or wholly action, and not afterwards.

- constructed at the expense of committees, and as to the authority by whom, and the conditions subject to which, such plans and estimates may be sanctioned;
- (u) as to the accounts to be kept by committees, as to the conditions on which such accounts shall be open to inspection by inhabitants paying any tax under this Regulation, as to the manner in which such accounts shall be audited and published, and as to the power of the auditors in respect of disallowance and surcharge;
- (a) as to the preparation of estimates of income and expend ture of committies, and as to the authority by whom, and the conditions subject to which, such estimates may be san tioned;
- (μ) as to the returns, statements and reports to be submitted by committees;
- (q) as to the publication of notices; and
- (r) generally, for the guidance of committees and public officers in all matters connected with the carry ng out of this Regulation.
- (2) In making rules under sub-section (1), clause (c), the Chief Commissioner may direct that a breach of any provision thereof shall be punished with fine which may extent to fifty rapees.

CHAPTER IX.

SUPPLEMENTAL.

Penalty on member, officer or servant of a committee is, otherwise than with the permission in writing of the Commissioner, directly or indirectly inter-

with the committee, he shall be deemed to have committed an offence up ler section 165 of the Indian Penal Code.

XLV of

- (2) A person shall not by reason of being a shareholder in, or member of, any incorporated or registered company be held to be interested in any contract entered into between the company and the committee, but he shall not take part in any proceedings of the committee relating to any such contract.
- Snits against committee and its officers.

 Snits against committee and its officers.

 Snits against committee, or against an officer of a committee in respect of an act purporting to be done by him in his official capacity, until the expiration of one month next after notice in writing has been, in the case of a committee, left at its office, and, in the case of an officer, delivered to him or left at his office or place of abode, stating the cause of action and the name and place of abode of the intending plaintiff; and the plaint must contain a statement that such a notice has been so delivered or left:

Provided that this section shall not apoly to any suit instituted under section 54 of the Specific Relief Act, 1877.

I of 1877.

(2) A suit against an officer of a committee in respect of an act purporting to be done by him in his official capacity shall be instituted within three months next after the accrual of the cause of action, and not afterwards.

The Ajmere Municipalities Regulation, 1886. (Chapter IX.—Supplemental.—Sections 148-157.)

Liability of members waste or misapplication of for loss, waste or misapplication.

Waste or misapplication of any money or other property belonging to the committee, if such loss, waste or misapplication is a direct consequence of his neglect or misconduct while a member of the committee; and a suit for compensation may be instituted against him by the committee with the previous sanction of the Commissioner or by the Sceretary of State for India in Council.

Acquisition of land under Act X of 1870.

Acquisition of land under Act X of 1870.

The Chief Commissioner may, at the request of the committee, proceed to acquire it under the provisions of the Land Acquisition Act, 1870; and, on payment by the committee of the compensation awarded under that Act, and of the charges incurred by the Government in connection with the proceedings, the land shall vest in the committee.

Procedure for making rules under section 10, section 116 or section 145 shall, before making them, publish, in such manner as may in its opinion be sufficient for giving information to persons interested, a draft of the proposed rules, with a notice specifying a date at or after which the draft will be taken into consideration; and shall, before making the rules, receive and consider any objection or suggestion which may be made by any person with respect to the draft before the date so specified.

- (2) Every rule made under any of those sections shall be published in such manner as the Chief Commissioner may direct; and such publication shall be conclusive proof that the rule has been made as required by this section.
- Prosecutions.

 Prosecutions.

 Offence punishable under this Regulation, or the rules made under this Regulation, except on the complaint of the committee or of some person authorised by the communication this behalf.

Saving of prosecutions and provent any person from being prosecutions and provent any person from being prosecuted under law for any act or omission which penalty that other law to any other or higher punishment of penalty than that provided by this Regulation or the rules made under it:

Provided that a person shall not be punished twice for the same offence.

153. Any arrears of any tax or fee or any other money claimable by a committee under this Act may be recovered, on application to a magistrate having jurisdiction within the limits of the municipality, by the distress and sale of any moveable property within those limits belonging to the person from whom the money is claimable.

Notification of intention to all r limits of municipality.

The Chief Commissioner may, by notification, and in such other manner as he may determine, declare his intention—

- (a) to exclude from a municipality any local area comprised therein and defined in the notification, or
- (b) to include within a municipality any local area in the vicinity of the same and defined in the notification:

Provided that, where the local area is a military cantonment or part of a military cantonment, a notification shall not be published under this section in respect of it without the previous consent of the Governor General in Council.

Alteration of limits of municipality or a local area in respect of which a notification has been published under section 154 may, if he objects to the alteration proposed, submit his objection in writing to the Chief Commissioner within six weeks from the publication of the notification, and the Chief Commissioner shall take the objection into consideration.

(2) When six weeks from the publication of the notification have expired, and the Chief Commissioner has considered the objections (if any) which have been submitted under sub-section (1), the Chief Commissioner may, by notification, exclude the local area from the municipality or include it therein, as the case may be.

Effect of exclusion of local area from manicipality.

156. (1) When a local area is excluded from a municipality under section 155—

- (a) this Regulation, and all rules, orders, directions and towns made, issued or conferred uple thes beginstion, shall cease to apply thereto; and
- (b) the Caief Commissioner shall, after consulting the committee, frame a scheme determining what portion of the balance of the municipal fund and other property vested in the committee shall vest in Her Majesty for the benefit of the local area, and in what manner the liabilities of the committee shall be apportioned between the committee and the Secretary of State for India in Council, and, on the publication of the scheme in the official Gazette, the property and liabilities shall vest and be apportioned accordingly.
- (2) All property vested in Her-Majesty under sub-section (1) shall be applied under the orders of the Chief Commissioner to discharging the liabilities imposed on the Secretary of State for India in Council under that sub-section, or for the promotion of the health, comfort, convenience or interest of the inhabitants of the local area.

157. When a local area is included in a muni
Effect of including cip dity under section 155,
local area in municipality.

This Regulation, and all rules,
orders, directions and powers
made, issued or conferred under this Regulation,
and in force throughout the whole municipality
at the time the local area is so included, shall
apply to the local area.

X of 1870.

The Ajmere Municipalities Regulation, 1886. (Chapter IX.— Supplemental.—Sections 158-161.—Chapter X.—Exceptional Provisions.—Sections 162-163.)

158. All powers conferred by this Regulation on

Powers exerciseable from time to time.

the Governor General in Council or on the Chief Commissioner may be exercised

from time to time as occasion requires.

159. Nothing in this Regulation shall affect Saving of Act XI of the Local Authorities Loan Act, 1879.

Member of committee under this Regulation shall to be municipal commissioner.

where the manifest commissioner within the meaning of every enactment for the time being in force.

161. Anything done or any proceeding taken

Vacancies and irregularities not to invalidate proceedings.

under this Regulation shall not be questioned on account of any vacancy in a committee or joint committee,

or on account of any defect or irregularity not affecting the merits of the case.

CHAPTER X.

EXCEPTIONAL PROVISIONS.

162. (1) If it appears to the Chief Commissioner

Power to except municipalities from operation of provisions of Regulation regarding election. that the circumstances of any municipality are such that the provisions of this Regulation requiring that a certain proportion of the

members of a committee be elected are unsuited thereto, the Chief Commissioner may, by notification, except the municipality, wholly or in part, from the operation of those provisions; and thereupon those provisions shall not apply, or shall only apply in part, as the case may be, to the excepted municipality until again applied thereto by a like notification of the Chief Commissioner:

Provided that a notification shall not be issued under this section in respect of a municipality for which a committee has come into existence unless its issue has been sanctioned by the Governor General in Council.

(2) While the municipality continues to be excepted, wholly or in part, from the operation of the provisions mentioned in sub-section (1), the Chief Commissioner may appoint such of the members of the committee as would otherwise have been elected.

163. (1) The Chief Commissioner may, with

Power to withdraw municipal area altogether from operation of this Regulation or Act XV of 1873. the previous sanction of the Governor General in Council, by notification, withdraw from the operation of this Regulation or the North-

Western Provinces and Oudh Municipalities Act, 1873, the area of any municipality constituted under this Regulation or that Act.

(2) When a notification is issued under this section in respect of any municipality, this Regulation or the Act, as the case may be, and all rules, bye-laws, orders, directions and powers made, issued or conferred thereunder, shall cease to apply to the local area comprised in the municipality; the balance of the municipal fund and all other property which at the time of the issue of the notification is vested in the committee shall

vest in Her Majesty; and the liabilities of the committee shall be transferred to the Secretary of State for India in Council.

(3) All property vested in Her Majesty under sub-section (3) shall be applied under the orders of the Chief Commissioner to discharging the liabilities imposed on the Secretary of State for India in Council by that sub-section, or for the promotion of the health, comfort, convenience or interest of the inhabitants of the local area comprised in the municipality.

The 15th October, 1886.

No. 19.—Whereas by resolution passed by the Secretary of State for India in Council on the sixteenth day of March, 1871, the provisions of the 33rd of Vic., chap. 3, sec. 1, were declared applicable to Ajmere and Merwára;

And whereas the Chief Commissioner of Ajmere-Merwara has proposed to the Governor-General in Council a draft of the following Regulation, together with the reasons for proposing the same;

And whereas the Governor-General in Council has taken the draft and reasons into consideration, and has approved of the draft and the same has received the Governor-General's assent:

In pursuance of the direction contained in the said section, the said Regulation is now published in the Gazette of India and local Gazette for Ajmere and Merwara:—

REGULATION No. VI of 1886.

THE AJMERE RURAL BOARDS REGULATION, 1886.

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The Ajmere Rural Boards Regulation, 1886.

WHEREAS a rate is levied on land in Ajmere and Merwara for certain local purposes, and it is expedient to make better provision for the constitution of local bodies to administer the expenditure of the proceeds of that rate, and of the income accruing from certain other sources of revenue which may, from time to time, be made applicable to local purposes; It is hereby enacted as follows:—

CHAPTER I.

PRELIMINARY.

- 1. (7) This Regulation may be called the Ajmere
 Short title, extent and commencement.

 Rural Boards Regulation,
 1886.
- (2) It extends to all the territories which are now under the administration of the Chief Commissioner of Ajmere and to which the provisions

of the thirty-third of Victoria, chapter three, section one, have been declared applicable; and

(3) It shall come into force on the first day of November, 1886.

CHAPTER II.

LOCAL RATE.

- 2. (1) Every estate shall be subject to the payment of a rate, to be called the local rate, not exceeding three pies for every rupee of its annual value.
 - (2) "Annual value" in sub-section (1) means-
 - (a) in the case of a khálisa estate, double the land-revenue for the time being assessed on the estate;
 - (b) in the case of an istimrari estate, double the land-revenue which would have been assessable on the estate if the land-revenue thereof had not been in part released; and
 - (c) in the case of a jágír estate, double the land-revenue which would have been assessable on the estate if the land-revenue thereof had not been wholly released.
- (3) The rate levied on any estate for the maintenance of roads, schools and the district-post at the time of the enactment of this Regulation shall be deemed to be the local rate to which the estate is subject under this section.
- (4) The Chief Commissioner may at any time direct the revision of the assessment of the local rate for all or any estates in any local area, and from time to time prescribe the instalments and times in and at which that rate shall be payable.
- (5) The local rate may be recovered as if it were an arrear of land-revenue due in respect of the estate subject thereto.

CHAPTER III.

CONSTITUTION OF DISTRICT BOARDS AND LOCAL BOARDS.

3. (1) By order in writing, for the purposes of this Regulation, the Chief

and sub-districts

all the territories under his administration to be one district, or may divide those territories into districts, and may divide any district into sub-districts.

- (2) The Chief Commissioner may, from time to time, by order in writing, vary any order made under this section.
- (3) There shall be excluded from the district or districts formed under this section such portions of the said territories as are for the time being included in the limits of a military cantonment or of a municipality.
- 4. There shall be established for the district, Establishment of district board for district, and of local board for sub-district.

 The establishment of district board for each district, as the case may be, a district board having authority over the district is divided into sub-districts, for each sub-district be the agent of the district board and, as such agent, have such authority and discharge such duties as the district board may, by written

The Ajmere Rural Boards Regulation, 1886. (Chapter III .- Constitution of District Boards and Local Boards .-Sections 5-11.—Chapter IV.—Dulies of District Boards.—Section 12.)

. authority in that behalf, from time to time, confer or impose upon it.

Number and appointment or election of members.

5. (1) A district board or local board shall consist of such number of members, not less than six, as the Chief Commissioner may, from time to time, fix

in this behalf.

(2) The members may be appointed by the Chief Commissioner either by name or by official designation, or may be elected in accordance with rules made by the Chief Commissioner under this Regulation, or some may be appointed and some elected, as the Chief Commissioner from time to time directs:

Provided that-

- (a) not less t'un two-thirds of the members of every board shall be persons by whom the local rate is payable; and
- (b) when the district has been divided into sub-districts, not less than one-half of the members of each local board shall be members of the district board.
- 6. (1) A member appointed by virtue of an Term of office of office shall, unless the Chief members. Commissioner otherwise directs, continue to be a member while he continues to hold that office.
- (2) The term of office of all other members shall be fixed by the Chief Commissioner by rules made under this Regulation, and may be so fixed as to provide for the retirement of members by rotation, but shall not exceed three years.
- (3) An outgoing member shall, if otherwise qualified, be again eligible for election or appointment.
- 7. A member may resign by notifying in writing his intention to do so Resignation of memto the Chief Commissioner, and, on the acceptance by the Chief Commissioner of such resignation, the member shall be deemed to have vacated his office.

8. The Chief Commis-Power of Chief Comsioner may remove any missioner as to removal of members. member-

- (a) if he refuses to act, or becomes incapable ! of acting, or is declared insolvent, or is convicted of any such offence, or subjected by a Criminal Court to any such order, as implies, in the opinion of the Chief Commissioner, a defect of character which unfits him to be a member;
- (b) if he has been proscribed by the Government from being employed in its service;
- (c) if he, being a member of a local board, without an excuse sufficient in the opinion : of the Chief Commissioner, neglects for more than three consecutive mouths to be present at the meetings of that board, or, being a member of the district board, without such sufficient excuse, neglects for more than six consecutive months to be present at the meetings of that board;
- (d) if his continuance in office is, in the opinion of the Chief Commissioner, dangerous to the public peace or order; or,

- (e) when he is a salaried officer of the Government, if his continuance in office is, in the opinion of the Chief Commissioner, unnecessary or undesirable.
- 9. (1) When the place of an elected member becomes vacant by the resig-Filling of casual vanation or removal of the member or by his death, a new member shall be chosen, in accordance with rules made by the Chief Commissioner under this Regulation, to fill the place :

Provided that the Chief Commissioner may direct in any such case that the vacancy shall be left unfilled.

- (2) When the place of a member appointed by name becomes vacant as aforesaid, the Chief Commissioner may, if he thinks fit, appoint a new member to fill the place.
- (3) A person chosen or appointed under this section to fill a casual vacancy shall hold office until the person whose place he fills would regularly have gone out of office, and shall then go out of office, but shall be again eligible for clection or appointment.
- 10 A district board shall be a body corporate by the name of the district board of its district, shall trict board. have perpetural succession and a common seal, with power to acquire and hold property, both moveable and immoveable, to transfer any moveable property, and, subject to rules made by the Chief Commissioner under this Regulation, any immoveable property held by it, and to contract and to do all other things necessary for the purposes of its constitution, and may sue and be sued in its corporate name.
- 11. The board for a district or sub-district shall come into existence at Time for boards comsuch time as the Chief Coming into existence. missioner may appoint in this behalf.

CHAPTER IV.

DUTIES OF DISTRICT BOARDS.

- 12. The following matters shall, subject to such exceptions and condi-Matters to be admintions as the Chief Commissioner may, from time to time, make and impose, be under the control and administration of the district board within the istered by district board. area subject to its authority :-
 - (a) the construction, repair and maintenance of public roads and other means of communication;
 - (b) the establishment, management, maintenance and visiting of schools, hospitals, dispensaries, markets, rest-houses, saráís and other public institutions, and the construction and repair of all buildings connected with these institutions;
 - (c) the construction and repair of public wells, tanks and water-works, the supply of water from them and from other sources, and the preservation from pollution of water for drinking, cooking and bathing purposes;

The Ajmere Rural Boards Regulation, 1886.

(Chapter IV.—Duties of District Boards.—Section 13.—Chapter V.—
Officers and Servants.—Sections 14-16.—Chapter VI.—District Fund.—
Section 17.)

- (d) the planting and preservation of trees on the sides of roads and on other public ground;
- (v) the establishment and maintenance of such relief-works in time of famine or so weity as may be entrusted to the charge of the board by the Chief Commissioner;
- (f) the establishment and management of pounds, including, where the Cattle trespass Act, 1871, is in force, such functions of the Local Government and the Magistrate of the district as may be transferred to the board by the Chief Commissioner:
- (g) the regulation of encamping-grounds;
- (A) the holding and management of agricultural shows and industrial exhibitions;
- (i) the maintenance of any property which is vested in the district board or may be placed by the Chief Commissioner under the management of that board; and
- (j) any other local works or measures likely to promote the health, comfort or convenience of the public.

District board not to abolish any institution without concurrence of departmental authority, and not to depart from approved principles of administration.

- 13. (1) The district board shall not abolish any school dispensary or other institution without reference to the Head of the Department concerned.
- (2) If any difference of opinion arises between the district board and the Head of a Department under sub-section (1), the decision thereon of the Chief Commissioner shall be final.
- (3) The district board shall, in controlling and administering the matters specified in section 12, observe those general principles which the Government has approved in the several departments of the administration.

CHAPTER V.

OFFICERS AND SERVANTS.

- Employment of officers and servants as may be necessary and proper for the efficient execution of its duties and of the duties of the local boards (if any) in the district, and may assign to such officers and servants such pay as it thinks fit and as may be approved by the Commissioner.
 - (2) If, in the opinion of the Commissioner,-
 - (a) the number of persons employed by the district board under this section is excessive, or
- . (b) any such person is unfit for his employment.

the board shall, on the requirement of the Commissioner, reduce the number, or dismiss the unfit person, as the case may le.

Pensions of Government efficials serving the district board. 15. In the case of a Government official, the district board may—

(1) if his services are wholly lent to it, subscribe for his pension or gratuity and

- leave-allowances in accordance with the rules of the Government Civil Pension and Leave Codes for the time being in force; and
- (2) if he devotes only a part of his time to the performance of duties in behalf of the heard, contribute to his pension or gratuity and leave-allowances in such preportion as may be determined by the Chief Commissioner.
- 16. In the case of an officer or servant not being a Government official referred to in section 15, the district beard may—
 - (1) grant him leave-allowances, and, if his monthly pay is less than ten rupees, a gratuity; and
 - (2) if empowered in this behalf by the Chief Commissioner—
 - (a) subscribe in his behalf for pension or gratuity under the rules of the Government Civil Pension and Leave Codes for the time being in force; or
 - (b) purchase for him from the Government or otherwise an annuity on his retirement:

Provided that no pension, gratuity, leaveallowance or annuity shall exceed the sum to which, under the Government Civil Pension and Leave Codes for the time being in force, the officer or servant would be entitled if the service had been service under the Government.

CHAITER VI.

DISTRICT FUND.

- 17. (1) There shall be formed for the district Constitution, custody or for each district, as the and application of the district fund.

 case may be, a fund to be called the district fund, and there shall be placed to the credit thereof—
 - (a) the whole, or such portion as the Chief Commissioner may determine, of the balance of local funds available in whole or in part for expenditure in the district on the day on which the district board comes into existence;
 - (b) the proceeds of the local rate levied in the district, after deduction therefrom of such sum as the Chief Commissioner may assign for the maintenance of the district-post;

and, subject to such exceptions and conditions as the Chief Commissioner may from time to time make and impose, the following, namely:—

- (c) the sale-proceeds of grass and of the produce of trees on the sides of roads and on other public ground under the control and administration of the district board, and of timber fallen and felled there-
- (d) the surplus accruing in the district under section 18 of the Cattle-trespass Act, 1 of 1871 1871;
- (e) receipts from encamping-grounds under the regulation of the district board;

The Ajmère Rural Boards Regulation, 1886.

(Chapter VII.—Control.—Sections 18-20.—Chapter VIII.—Liability of Members of Bourds.—Section 21.—Chapter IX.—Forms and Bules.—Section 22.)

- (f) receipts from property vested in the dis- abuses its powers, the Chief Commissioner may, triet board with the previous approval of the Governor
- (g) rents and profits accruing from nazûl and other property placed by the Chief Commissioner under the management of the district board;
- (A) other sums assigned to the district fund by the Chief Commissioner, and sums contributed thereto by local bodies or private persons; and
- (i) all other sums received by or on behalf of the district board in the carrying out of this Regulation.
- (2) The district fund shall be vested in the district board, and the balance standing at the credit of the fund shall be kept in the Government Treasury.
- (a) The district fund shall be charged with the payment of the expenses incurred in auditing the accounts of the district board, and such portion of the cost of the Provincial Departments for education, sanitation, vaccination, medical relief and public works as may be held by the Chief Commissioner to be equitably debitable to the district board in return for services rendered to the board by those Departments.
- (4) Subject to the charges specified in subsection (3), the district fund shall be applicable to the payment, in whole or in part, of the charges and expenses incidental to the several matters specified in sections 12, 14, 15 and 16.

CHAPTER VII.

CONTROL.

- Power of Commissioner, after due Power of Commissioner in cases of designer in cases of designer of district board. In the performing any duty imposed upon it by or under this Regulation or any other law for the time being in force, he may, by an order in writing, fix a period for the performance of that duty, and, if it is not performed within the period so fixed, he may appoint some person to performing it shall be paid, within such time as he may fix, by the board to that person.
- (2) The Chief Commissioner may confirm, modify or rescind any order made under this section by the Commissioner.
- Power of Commissioner may suspend, and the Chief Commissioner may cancel, proceedings of boards.

 Chief Commissioner may board, any proceeding of a board, if in his opinion the proceeding is in excess of the powers conferred by law, or is likely to lead to a breach of the peace, or to cause injury or annoyance to the public or to any class or body of persons.
- Power to supersede district board is not competent to perform, or persistently makes default in the perincompetency, persistent formance of, the duties imposed on it by or under this Regulation or any other law for the time being in force, or exceeds or

- abuses its powers, the Chief Commissioner may, with the previous approval of the Governor General in Council, by an order published, with the reasons for making it, in the Gazette of India, declare the board to be incompetent or in persistent default, or to have exceeded or abused its powers, as the case may be, and supersede it for a period to be specified in the order.
- (2) When a district board is so superseded, the following consequences shall ensue:—
 - (a) all members of the board, and all members of the local boards (if any) of the district, shall, from the date of the order, vacate their offices as such members;
 - (b) all powers and duties of the district board may, during the period of supersession, be exercised and performed by such person or persons as the Chief Commissioner, from time to time, appoints in that behalf; and
 - (c) all property vested in the district board shall, during the period of supersession, vest in Her Majesty.
- (3) On the expiration of the period of supersession specified in the order, the district board and the local boards (if any) shall be re-established, and the persons who vacated their offices under cause (a) shall not be deemed disqualified for appointment or election.

CHAPTER VIII.

LIABILITY OF MEMBERS OF BOARDS.

21 A person shall be liable for the loss, waste

Liability of members or misapplication of any for loss, waste or misapplication.

board if such loss, waste or misapplication is a direct consequence of his neglect or misconduct while a member of that board or of a local board, and a suit for compensation may be instituted against him in any Court of competent jurisduction by the district board with the sanction of the Commissioner, or by the Secretary of State for India in Council.

CHAPTER IX.

FORMS AND RULES.

- 22. (1) The Chief Commissioner may, from time
 Power of Chief Commissioner may, from time
 to time, frame forms for any
 proceeding for which he
 considers that a form should
 be provided, and make rules consistent with this
 Regulation—
 - (a) as to the mode and time of appointment or election of members of boards, and the qualifications and disqualifications of such members, and the qualifications and disqualifications of electors, and generally for regulating all elections under this Regulation;
 - (b) as to the term of office of members, and the filling of casual vacancies;
 - (c) as to the conduct of proceedings of boards, including the minimum number of meetings to be held and the maximum interval between successive meetings, the

The Ajmere Rural Boards Regulation, 1856. (Chapter IX.—Forms and Rules.—Section 23.)

mode of convening, and notice to be given of, meetings, the quorum necessary for the transaction of business at any meeting, the representation of any members at meetings by proxies appointed either from among the other members or otherwise, the appointment or election and the term of office of chairmen, vice chairmen and secretaries, the giving of a casting vote in case of an equality of votes at a meeting, the formation of committees and the delegation of powers to them, and the recording of minutes of proceedings and the transmission of copies of those minutes to the Commissioner;

(d) as to the powers of boards to enter into contracts and transfer property, and as to the mode in which boards shall execute contracts;

(e) as to the authority on which money may

be paid from the district fund;

(f) as to the preparation of plans and estimates for works which are to be partly or wholly constructed at the expense of a board, and as to the authority by which, and the conditions subject to which, such plans and estimates may be sanctioned;

(g) as to the accounts to be kept, and as to the manner in which those accounts shall be

audited and published;

(A) as to the preparation of estimates of income and expenditure, and the authority by whom, and the conditions subject to which, such estimates may be sanctioned;

(i) as to the returns, statements and reports to

be submitted by boards;

(f) as to the apportionment of the district fund between the general purposes of the district and the purposes of particular parts of the district, and the appropriation of funds raised in a particular area to the purposes of that area; and,

(k) generally, for the guidance of boards and officers of Government in all matters connected with the carrying out of this Regulation and for settling their relations

to one another.

- (2) The Chief Commissioner shall, before making any rules under this section, publish, in such mauner as may in his opinion be sufficient for giving information to persons interested, a draft of the proposed rules, together with a notice specifying a date at or after which the draft will be taken into consideration, and shall, before making the rules, receive and consider any objection or suggestion which may be made by any person with respect to the draft before the date so specified.
- (3) Every rule made under this section shall be published in such manner as the Chief Commissioner may, from time to time, prescribe in this behalf; and such publication shall be conclusive evidence that the rule has been made as required by sub-section (2).
- 23. The district board, and, with the previous sanction of the district board, a local board, may, from time to time, make rules consistent with this Regulation, and with any rules

made under this Regulation by the Chief Commissioner, as to-

- (a) the time and place of its meetings;
- (b) the conduct of proceedings at meetings and the adjournment of meetings;
- (c) the division of duties among the member of the board, and the powers to be exercised by members to whom particular duties have been assigned;
- (d) the persons by whom receipts may be granted on behalf of the board for money paid under this Regulation; and
- (v) other similar matters.

S HARVEY JAMES,

Offg. Secretary to the Government of India.

HOME DEPARTMENT.

NOTIFICATIONS—ESTABLISHMENTS.

Simla, the 14th October, 1886.

No. 246.—Mr. F. C. Daukes, C.S., Under-Secretary to the Government of India in the Home Department, is deputed to perform the duties of Secretary to the Public Service Commission to be appointed under the Resolution in the Home Department No. 34 [1573-98] dated 4th October, 1886.

No. 247.—Mr. J. P. Hewett, C.S., Junior Secretary to the Board of Revenue, North-Western Provinces, is appointed to officiate as Under-Secretary to the Government of India in the Home Department during the absence on deputation of Mr. F. C. Daukes, C.S.

A. P. MACDONNELL,

Offg. Secretary to the Government of India

FOREIGN DEPARTMENT.

NOTIFICATIONS.

Simla, the 13th October, 1886.

No. 1952 G.—With reference to Foreign Department Notification, No. 1536 G., dated the 3rd August, 1886, the recognition of the appointment by the Government of India of Mr. W. J. Eales as Consular Agent for the Austro-Hungarian Empire in the Central and Southern Divisions of the Madras Presidency, has been confirmed by Her Majesty's Government.

No. 1956 G.—Captain I. MacIvor, Political Agent of the 3rd Class, sub. pro tem., and First Assistant to the Governor-General's Agent in Baluchistan, officiated as a Resident of the 2nd Class and as Governor-General's Agent in Baluchistan, from the 22nd April to the 12th May, 1886.

The 14th October, 1886.

No. 1965 G.—Consequent on the retirement of Captain T. Hope, Bombay S. C., the following promotion and appointment are made in the

Political Department, with effect from the 6th July, 1886:—

Captain C. W. Ravenshaw, Political Assistant of the 3rd Class, to be a Political Assistant of the 2nd Class, but to continue as a Political Assistant of the 1st Class, sub. protem.

Lieutenant W. Evans Gordon, to be a Political Assistant of the 3rd Class, but to continue as a Political Assistant of the 1st Class, sub. pro tem.

The 15th October, 1886.

No. 2354 E.—The following Notifications of the Government of India, Foreign Department, respecting the appointment of Justices of the Peace within the territories of His Highness the Khan of Kalat are hereby cancelled:—

No. 1368-P., dated the 4th July, 1878.

No. 2781-E.P., dated the 19th December, 1879.

The 12th October, 1886.

No. 1721 F.—Surgeon C. W. Owen, C.I.E., in medical charge of the Afghan Boundary Commission, is granted three months' privilege leave, with effect from such date, subsequent to the return of the Commission to India, as he may avail himself of it.

No. 1728 F.—The services of the undermentioned officers, employed under the orders of Her Majesty's Commissioner for the Delimitation of the Afghan Boundary, are replaced at the disposal of their respective Departments, with effect from the date of their arrival in India from the Frontier:—

Military Department.

Major P. J. Maitland, Poona Horse, Assistant Quarter Master-General, Intelligence Branch.

Captain W. Peacocke, R.E.

Ressaldar-Major Bahawuldeen Khan, Bahadur, 1st Regiment, Central India Horse.

Revenue and Agricultural Department.

Major T. H. Holdich, R.E., Deputy Superintendent, and Grade, Survey of India.

tendent, 3rd Grade, Survey of India.

Captain St. G. C. Gore, R.E., Deputy Superintendent, 4th Grade, Survey of India.

intendent, 4th Grade, Survey of India.

Captain the Hon'ble M. G. Talbot, R.E.,
Assistant Superintendent, 1st Grade, Survey of India.

Mr. C. L. Griesbach, F.G.S., Deputy Superintendent, Geological Survey.

Punjab Government.

Ressaldar-Major Muhammad Aslam Khan, Commandant Corps of Jezailchis.

Kazi Muhammad Aslam Khan, Assistant Commissioner, 3rd Grade.

Sardar Sher Ahmad Khan, officiating Extra Assistant Commissioner.

Khan Bahadur Ibrahim Khan, Assistant District Superintendent of Police, 2nd Class, 1st Grade.

Ghulam Ahmad, C.I.E., Extra Assistant Commissioner, 5th Grade.

H. M. DURAND,

Secretary to the Government of India.

DEPARTMENT OF FINANCE AND COMMERCE.

NOTIFICATIONS.

LEAVE AND APPOINTMENTS.

Simla, the 12th October, 1886.

No. 3638.—The services of Surgeon F. F. MacCartie having been replaced at the disposal of the Government of Bombay, he made over charge of his duties as a probationer in the Office of the Assay Master, Bombay Mint, after noon on the 14th September, 1886.

The 15th October, 1886.

No. 3683.—Colonel J. H. White, R.E., Mint Master, Bombay, having been granted privilege leave for two months and twenty-nine days, and Major A. W. Baird, R.E., having been appointed to officiate for him, Colonel White made over and Major Baird received charge of the Bombay Mint after noon on the 6th October, 1886.

J. F. FINLAY,

Offg. Secretary to the Government of India.

MILITARY DEPARTMENT.

Simla, the 15th October, 1886.

APPOINTMENTS.

No. 675.—The following temporary appointment on the Personal Staff of Major-General G. S. White, C.B., V.C., Commanding the troops in Upper Burmah, is made, with effect from date of joining:—

Lieutenant S. C. F. Jackson, 2nd Battalion, Hampshire Regiment, to be Aide-de-Camp, vice Lieutenant Q. G. K. Agnew, Royal Scots Fusiliers, who rejoins his regiment.

No. 676.—ADJUTANT-GENERAL'S DEPAPT-MENT—

Major G. H. C. Dyce, Bengal S. C., Wing Commander, 21st Bengal Infantry, to be a Deputy Assistant Adjutant-General, vice Colonel H. M. Evans, appointed Assistant Adjutant-General. Dated 6th September, 1886.

No. 677.—Brigade Staff-

Colonel C. B. LeMesurier, R.A., to the Brigade Staff of the Army temporarily, with the rank of Brigadier-General, vice Brigadier-General C. J. East, appointed to the command of a brigade of the Burma Field Force. Dated 27th September, 1886.

No. 678.—BURMA FIELD FORCE-

In continuation of G. G. O. No. 188 of 1886, the following appointment is made in the Burmah Field Force:—

Major A. W. H. Hornsby, Madras S. C., Deputy-Assistant Quarter Master-General, Madras Army, to be Deputy-Assistant Adjutant and Quarter Master General, vice Captain G. Henry, R.E., who returns to the Madras Presidency.

No. 679.—Punjab Frontier Force—

Brigadier-General J. W. McQ teen, C.B., S. C., Aide-de-Camp to the Queen, Commandant, Hyderabad Contingent, to be Commandant, Punjab Frontier Force, vice Brigadier-General Sir C. M. MacGregor, K.C.B., C.S.I., C.I.E., who vacates that appointment under paragraph 5%, Army Regulations, India, Vol. I, Part I. Dated 15th October, 1886.

No. 680.—STAFF CORPS-

Lieutenant Charles Archer, Dorsetshire Regiment, officiating Wing Officer, 2nd Punjab Infantry, Punjab Frontier Force, is admitted to the Bengal Staff Corps from the 6th September, 1885, subject to the confirmation of the Secretary of State for India.

VOLUNTEER CORPS.

and Punjab (Simla), Volunteer Rifle Corps.

No. 681.—Mr. Norman Colin McLeod to be Lieutenant, vice Lieutenant W. H. Lett, who has resigned the appointment.

Allahabad Volunteer Rifle Corps.

No. 682.—Captain John Patrick Walter Spankie, Bengal S. C., to be Captain, and Messrs. George MacLagan Chesney and Francis Walter Eickie to be Lieutenants,—to complete the establishment.

FURLOUGH AND LEAVE.

No. 683.—The undermentioned warrant officer is granted furlough out of India, with the necessary subsidiary leave:—

Sub-Conductor T. Power, Commissariat Department, (m. c.) for one year, under rule VI of the regulations of 1875.

No. 684.—The undermentioned officers are granted leave out of India under the leave rules for the Staff Corps, with effect from the dates on which they are respectively struck off duty:—

Colonel J. Upperton, C.B., Bengal S. C., (p. a.) for one year. Pension-service,—over thirty years.

Colonel A. J. C. Birch, Bangal S. C., Commandant, 25th Bengal Infantry, (p. a.) for one year. Pension-service,—over thirty years.

Lieutenant-Colonel T. F. Bruce, Bengal S. C., oth Punjab Infantry, Punjab Frontier Force, (p. a.) for one year. Pension-service, twenty-seven years and 140 days.

Captain G. U. Browne, Bengal S. C., 12th Bengal Cavalry, (p. a.) for one year. Pension-service,—twelve years and twentyfive days.

Lieutenant C. C. Reid, Bengal S. C., 4th Sikh Infantry, Punjab Frontier Force, (p. a.) for one year. Pension-service,—four years and 359 days.

No. 685.—The undermentioned officers have been granted extensions of furlough by the Secretary of State for India:—

Colonel H. Rowband, Infantry, (m. c.) for six months.

Major J. P. D. Vanrenen, Bengal S. C., (m. c.) for six months.

Major G. F. Churchill, Bengal S. C., (p. a.) for two months.

Captain M. I. Gibbs, Bengal S. C., (p. a.) for fourteen days.

Captain R. O. Lloyd, R. E., (p. a.) for one year. Honorary-Captain P. Carr, Commissariat Department, (m. c.) for six months.

No. 686.—Lieutenant T. D. Leslie, probationer, Bengal S. C., 3rd Infantry, Hyderabad Contingent, is granted leave in India, (m. c.) for fifty-eight days in extension of that notified in G. G. O. No. 453 of 1886.

LONDON GAZETTE.

No. 637.—The following extracts are published for general information:—

"London Gazette," dated the 14th September, 1886, page 4422.

. "INDIA OFFICE:

14th September, 1886.

The Queen has approved of the following Promotions among the O.ficers of the Staff Corps and Indian Military Forces, made by the Governments in India:—

BENGAL STAFF CORPS.

To be Lieutenant-Colonels.

Major Thomas Renny Cowie. Dated 4th July, 1886.

Major Elliot Alexander Money. Dated τ6th July, 1886.

To be Major.

Captain Francis Richard Begbie. Dated 20th July, 1886.

To be Captain.

Lieutenant Edward Charles Mortimer Lushington. Dated 27th June, 1886.

BENGAL INFANTRY.

To be Lieutenant-Colonels.

Major Henry John Peet. Dated 26th June, 1886.

Major and Colonel Sullivan Edward Becher, Dated 7th July, 1886.

BENGAL MEDICAL ESTABLISHMENT.

To be Debuty Surgeon-General.

Brigade-Surgeon James Howard Thornton, C.B. Dated 30th June, 1886.

INDIAN ARMY.

To be Colonel.

Lieutenant-Colonel Henry Alexander Shakespear, Bengal Cavalry. Dated 1st July, 1886."

Pensions.

No. 638.—Conductor Patrick Collins, Public Works Department, is transferred to the pension establishment, with effect from the 10th October, 1886.

PROMOTIONS.

No. 689.—The following promotions are made, subject to Her Majesty's approval:—

BENGAL ARMY.

To be Colonel.

Lieutenant-Colonel and Colonel Leopold Exxel Evans, Bengal Infantry,—15th October, 1886.

MEDICAL DEPARTMENT.

To be Brigade-Surgeon.

Surgeon-Major George Cochet Chesnaye, vice Brigade-Surgeon J. Browne, M.D., retired. Dated 18th August, 1886.

No. 690.—NATIVE ARMY—

17th Bengal Cavalry.

Kot-Duffadar Ráhbadín Khan to be Jemadar, to complete the establishment,—with effect from the 10th August, 1886.

13th Bengal Infantry.

Havildar Sháma to be Jemadar, vice Jemadar Rádhá Singh, transferred to the Burmah Police,—with effect from the 4th August, 1886.

No. 691.—Punjab Frontier Force—

Names.

6th Punjab Infantry.

Havildar Gürditt Singh to be Jemadar, vice Jemadar Sübha Singh, transferred to the Burmah Police,—with effect from the 12th September, 1886.

No. 692.—VOLUNTEER CORPS—

1st Punjab Volunteer Rifle Corps.

Lieutenant William Mitchell to be Captain, vice Captain Stranack, become supernumerary.

Mr. Cecil Ernest Gladstone to be Lieutenant, vice Lieutenant W. Mitchell, promoted.

RETIREMENTS.

No. 693.—Brigade-Surgeon James Fairweather, M.D., is permitted to retire from the service, with effect from the 19th October, 1886, subject to Her Majesty's approval.

No. 694.—Honorary-Major Frederic William Dunn, Army. Education Department, is permitted to retire from the service, with effect from the 1st October, 1886, subject to Her Majesty's approval.

MARINE DEPARTMENT.

FURLOUGH AND LEAVE.

No. 41.—The undermentioned officers of Her Majesty's Indian Marine have been granted extensions of furlough by the Secretary of State for India:—

Captain F. Warden, (m. c.) for six months.

Τo

Mr. B. Ashburner, Third Grade Officer, (m. c.) for six months.

O. R. NEWMARCH, Major-General, Secretary to the Government of India.

With effect

from

PUBLIC WORKS DEPARTMENT.

NOTIFICATIONS.

Simla, the 11th October, 1886.

No. 258.—The following promotions are made in the Superior Accounts Establishment.

From

Major A. G. Begbie, R.E.	Examiner, 1st Class, sub. pro	Examiner, 1st Class, permanent	
Mr. R. G. Macdonald	Examiner, 2nd Class, sub. pro	Examiner, 2nd Class, permanent	20th Septem-
Mr. F. Morrison		Examiner, 3rd Class, permanent	bef, 1886.
Mr. J. Douglas	Examiner, 4th Class, 1st Grade, sub. pro tem.	Examiner, 4th Class, 1st Grade, permanent.	
Mr. W. H. Brand	Examiner, 4th Class, 2nd Grade, sub. pro tem.		6th August, 1886.
Mr. I. S. Sherlock-Hubbard	Examiner, 4th Class, 3rd Grade,		20th Septem- ber, 1886.
Mr. A. C. Newcombe	Examiner, 4th Class, 3rd Grade, sub. pro tem.	Examiner, 4th Class, 3rd	6th August, 1886.
Captain H. Clarke, R.E.	Examiner, 4th Class, 3rd Grade, temporary.		20th Septem- ber, 1886.
Mr. F. Rawson	Deputy Examiner, 1st Grade,	Deputy Examiner, 1st Grade,	6th August, 1886.
Mr. C. R. T. Balston	sub. pro tem.	permanent.	20th Scptem- ber, 1886.
Mr. H. A. D. Wathen		n. n. t t. Coule	1st July, 1886.
Lieutenant C. A. R. Brow	ne, Deputy Examiner, 2nd Grade, temporary.	Deputy Examiner, 2nd Grade, permanent.	6th August, 1886.
R.E. Lieutenant W. R. Hilliard, R			20th Septem- ber, 1886.
Mr. G. C, Wolfe	Assistant Examiner, 2nd Grade, temporary.	Assistant Examiner, 1st Grade, permanent.	1st July, 1886.

The 12th Qctober, 1886.

No. 260.—Mr. T. R. Wynne, Executive Engineer, 3rd Grade, State Railways, has been granted by the Right Honorable the Secretary of State for India extraordinary leave without pay for twelve months, in extension of the leave granted to him in Bombay Government Notification No. 11 of 24th March, 1886.

The 13th October, 1886.

No. 251.-Mr. H. Lambert, Superintending Engineer, 1st Class, sub. pro tem., attached to State Railways, is permitted to retire from the service of Government, with effect from the 4th July, 1886.

No. 262.—Mr. A. B. Sampson, B.A., Under-Secretary to the Government of India in the Public Works Department, is granted six months' special leave on urgent private affairs, under Sections 46 and 61, Chapter V, of the Civil Leave Code, with effect from the 14th November, 1886, or such subsequent date as he may avail himself of it.

The 14th October, 1886.

No. 263.—The following Assistant Engineers, 2nd Grade, appointed by the Secretary of State for India in Council from the Royal Indian Engineering College, who have gone through a course of practical training in England, are posted as follows:

To Madras.

Mr. Henry Allan Moss. Mr. John Strode Wilson.

To Bombay.

Mr. Robert Barnes.

Mr. George Charles Beresford.

Mr. Arthur William Shepard.

To Bengal.

Mr. Graves Lempriere Searight,

Mr. John Charles Hewitt.

To North-Western Provinces and Oudh.

Mr. James Adam.

Mr. David Wann Aikman.

To Punjab.

Mr. Frank Grant.

.Mr. Frederick William Carne.

To Central Provinces.

Mr. Percy William Gilliland.

To Burma.

Mr. Archibald Hamilton Broun.

To State Railways.

Mr. Charles Thornton Rennie Scovell.

Mr. William Nathan:

Mr. John Cromie Lyle.

No. 264.—With reference to Public Works Department Notification No. 263 of this date, the services of the undermentioned Assistant Engineers, 2nd Grade, are placed at the disposal of the Director-General of Railways:

Mr. C. T. R. Scovell, Mr. W. Nathan, Mr. J. C. Lyle.

No. 265.—Captain J. Burn-Murdoch, R.E., Executive Engineer, 4th Grade, sub. pro tem., State Railways, is appointed to officiate as Deputy Consulting Engineer for Railways, Bombay.

The 15th October, 1886.

No. 267.—Mr. G. H. LeMaistre, Deputy Examiner, attached to the Office of Examiner of Public Works Accounts, Punjab, is transferred to the Office of the Examiner of Accounts, North-Western Railway.

No. 268.—Mr. W. E. Curry, Deputy Examiner, is transferred from the Office of the Government Examiner of Accounts, Southern Mahratta Railway Company, to that of the Examiner of Guaranteed Railway Accounts, Madras.

No. 269 .- With reference to Public Works Department Notification No. 233, dated 16th September, 1886, Colonel W. S. Trevor, v.c., R.E., resumed charge of the Office of Secretary to the Government of India in the Public Works Department on the forenoon of the 15th October, 1886, on return from privilege leave.

TELEGRAPH.

The 11th October, 1886.

No. 259.—Mr. E. C. Bird, Superintendent, 4th Grade, Indian Telegraph Department, is appointed to officiate as Superintendent, 3rd Grade, with effect from 19th September, 1886. until further orders.

The 15th October, 1886.

No. 266.—The following permanent promotions are made in the Indian Telegraph Department, vice Mr. W. McGregor, retired, with effect from 22nd September, 1886:

Nam

From

Τo

Mr. J. F. Bevan

Mr. H. M. O'Kelly

Mr. C. Duffin

Mr. F. Kinsman

Superintendent, 3rd Grade, and officiating Superintendent, 2nd Grade.
Superintendent, 4th Grade, and officiating Superintendent, 3rd Grade.
Superintendent, 5th Grade, and officiating Superintendent, 3rd Grade.
Assistant Superintendent, 1st Grade, and officiating Superintendent, 4th Grade.
Grade

Grade.

W. S. TREVOR, Colonel, R.E., Secretary to the Government of India.



f **H**ndia. the 05

PUBLISHED BY AUTHORITY.

SIMLA, SATURDAY, OCTOBER 16, 1886.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART IV.

Acts of the Governor General's Council assented to by the Governor General.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

[Third publication.]

The following Act of the Governor-General of India in Council received the assent of His Excellency the Governor-General on the 1st October, 1886, and is hereby promulgated for general information:—

ACT NO. XXII OF 1886.

THE OUDII RENT ACT, 1886.

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An Act to consolidate and amend the law relating to Rent in Oudh.

WHEREAS it is expedient to consolidate and amend the law relating to rent in Oudh and to other matters connected therewith; It is hereby eted as follows:-

CHAPTER I.

PRELIMINARY.

- commencement.

 1. (1) This Act may be called the Oudh Rent Act, 1886.
- (2) Save as provided thereby, it shall extend to the territories for the time being comprised in the Province of Oudh; and
- (3) It shall come into force on the first day of January, 1887.
- (4) Any power conferred by this Act on the Chief Commissioner to make rules, or to issue orders, may be exercised at any time after the passing of this Act; but a rule or order so made or issued shall not take effect until the Act comes into force.

(Chapter I.—Preliminary.—Sections 2-4.—Chapter II.—Of certain Rights and Liubililies of Landfords, Under-proprietors and Tenants.—Section 5.)

- 2. (1) The Oudh Rent Act, XIX of 1868, is hereby repealed, but all repealed, notifications published and rules made under that Act shall, so far as may be, be deemed to have been published and made under this Act.
- (2) The following enactments also are hereby repealed, namely :-
 - (a) section 40 of the Oudh Civil Courts Act, XXXII of 1871;
 - (b) sections 23 and 24 of the Oudh Laws Act, XVIII of 1876; and
 - (c) section 1 of Act XIV of 1878.
- (3) Any enactment or document referring to any enactment hereby repealed shall be construed to refer to this Act or to the corresponding portion thereof.
 - 3. In this Act, unless there is something repugnant in the subject or context,
- (1) "Court" means any judicial officer presiding in a Court of Revenue for the disposal of matters under this Act:
 - (2) "suit" means a suit under this Act:
- (3) "land" includes the ungathered produce land, whether spontaneous or not, whether growing in earth or in water, but shall not include land for the time being occupied by dwelling-houses or manufactories, or appurtenant thereto, so long as that land is not let to agricultural tenants:
- (4) "revenue" means money payable to the Government on account of land: in sections 34 and 35 it means land-revenue only:
- (5) "rent" means the money, or the portion of the produce of land, payable on account of the use or occupation of land, or on account of any right in land, or on account of the use of water for irrigation:
- (6) "proprietor" does not include an underproprietor; and where there are two private rights of property, one superior and the other subordinate, in the same land, "proprietor" means the holder of the superior right only:
- (7) "proprietary right" means a proprietor's right in land:
- (8) "under-proprietor" means any person possessing a heritable and transferable right of property in land for which he is liable to pay rent:
- (9) "under-proprietary right" means an underproprietor's right in land:
- (10) "tenant" means any person, not being an under-proprietor, who is liable to pay rent; and in the following portions of this Act, namely, sections 13, 14, 15, 17, 18, 29, 53, 51, 55, sub-sections (1) and (2), 56, 59, 60, 61, 62, 108, 126 and 13×, but in no others, the expression "tenant" shall be held to include a thekadar or person to whom the collection of rents in a village or portion of

a village has, been leased by the landlord:

(11) "landlord" means any person to whom an under-proprietor or a tenant is liable to pay rent:

(12) "representative" means an heir or any.

other person taking by operation of law or by will a beneficial interest in the property of a deceased person, and includes the guardian of a minor and the legal curator of a lunatic or idiot:

(13) "prescribed" means prescribed from time

to time by the Chief Commissioner by rules under

this Act:

- (14) "registered" means registered under any Act for the time being in force for the registration of documents:
- (15) "signed" includes marked, when the person making the mark is unable to write his name : and
- (16) "value", used with reference to a suit, means the amount or value of the subject-matter of the suit.
- 4. (1) Nothing in any contract made between a landlord and a tenant be-Restrictions' on exclusion of Act by agreefore or after the passing of ment. this Act shall entitle a landlord to eject a tenant or enhance his rent otherwise than in accordance with the provisions of this
- (2) Nothing in any contract made between a landlord and a tenant after the passing of this Act shall take away or limit the right of a tenant, as provided by this Act, to make improvements and claim compensation for them.
- (3) Where land not previously cultivated has been or is hereafter let by a landlord to a tenant, either, after being reclaimed by or at the expense of the landlord or for the purpose of being relaimed by the tenant, nothing in this section shall be construed to affect the conditions of any contract relating to that land until fourteen years have clapsed from the date on which the land was first brought under cultivation.
- (4) Where land has remained uncultivated during a period of seven years, it shall for the purposes of the last foregoing sub-section be deemed to have not been previously cultivated.
- (5) This section does not apply to tenants having a right of occupancy or to sub-tenants.

CHAPTER II.

OF CERTAIN RIGHTS AND LIABILITIES OF LAND-LORDS, UNDER-PROPRIETORS AND TENANTS.

Right of Occupancy.

5. Tenants who have lost all proprietary right, whether superior or Tenants having a right subordinate, in the lands which they hold or cultiof occupancy. vate, shall, so long as they pay the rent payable for those lands according to the provisions of this Act, have a right of occupancy under the following rule:-

Every such tenant who, within thirty years next before the thirteenth day of February, 1856, has been, either by himself, or by himself and some other person from whom he has inherited, in possession as proprietor in a village or estate shall be deemed to possess a heritable but not a transferable right of occupancy in the land which he cultivated or held in such village or estate on the twenty-fourth day of August, 1866: provided that such land has not come into his occupation, or the occupation of the person from whom he has inherited, for the first time since the said thirteenth day of February 1856: provided also that no such tenant shall have a right of occupancy in any village or estate in which he or any co-sharer with him possesses any under-proprietary right.

Nothing contained in the former part of this section shall affect the terms of any agreement in writing entered into between a landlord and tenant after the twenty-second day of July, 1868.

(Chapter II.—Of certain Rights and Liabilities of Landlords, Underproprietors and Tenants.—Sections 6-15.)

6. Nothing in the last foregoing section shall saving of power to be construed to restrict the confer right of occupancy. be registered document on any persons other than those mentioned in that section a right of occupancy in the lands which they hold or cultivate.

7. If a tenant having a right of occupancy is ejected, in accordance with the provisions of section 52, from the land in which he possesses the right, he shall thereupon lose his right of occupancy in that land.

Tenants' Right to Pattus.

8. Every tenant is entitled to receive from his builderd a patta or memorandum of the terms of the tenancy, signed by the landlord or his authorized agent, and containing the following particulars, namely:—

- (a) the quantity of land and, where the fields comprised in the parta have been numbered in a Government survey, the number of each field;
- (b) the term for which the tenancy is to run;
- (c) the amount of rent payable;
- (d) the instalment; in which and the times at which that amount is to be paid;
- (e) any special conditions not inconsistent with the provisions of this Act; and
- (f) if the rent is payable in kind, the proportion of produce to be delivered, and the time, manner and place of delivery.
- 9. Tenants having a right of occupancy are pattate which tenant towing right of occupancy is entitled to receive pattas at rates of rent determined in necordance with the provisions of Chapter IV, Part A, of this Act.
- Part B, of this Act.

Landlords' Right to Cornterparts.

11. Every landlord who grants a patta is entitled to receive from the tenant a counterpart signed by or on behalf of the tenant.

Arrears of Revenue or Rent.

12. Any instalment of revenue or rent which what to be deemed is not paid on or before the day when it becomes due, whether under a written agreement or according to law or local usage, shall be deemed to be, for the purposes of this Act, an arrear of revenue or rent, as the case may be:

Provided that, unless the proprietor and underproprietor have otherwise agreed in writing, the rent payable to the former by the latter shall be held to become due one month before the date fixed for the payment of the revenue on account of the village in which the land in respect of which the rent is payable is situate, and to be payable in the same number of instalments as the revenue; and the amount of each instalment of the rent shall bear the same proportion to the whole of the rent payable for the year as the amount of each instalment of the revenue bears to the whole of the revenue payable for the year.

R cripts.

- 13. (1) Every receipt for rent shall specify the Receipts for rent. Year or years on account of which the rent has been paid; and any refusal to make that specification shall be held to be a withholding of a receipt.
- (2) If a receipt for rent paid by an under-proprieter or tenant is withhold from him without sufficient cause, he may recover compensation from the landlord up to an amount not exceeding that of the rent paid.

Deposit of Revenue or Rent in Court without Suit.

Power to pay into Cours amount of reamount of that revenue or rent at the usual place of payment to the person authorized to receive it, and that person does not accept the amount and forthwith give a receipt in full therefor, the co-sharer, under-proprietor or tenant may, without any suit having been instituted against him, deposit the amount in Court to the credit of the person authorized to receive it.

- (2) The deposit shall, so far as regards the cosharer, under-proprietor or tenant, and all persons claiming through or under him, operate as a payment then made to the lambardár or landlord of the amount so deposited.
- 15. (1) The Court shall receive the deposit on Procedure on making the written application of the written application of the co-sharer, under-proprietor or tenant, or his recognized agent; and on the applicant making declaration in the form set forth in Schedule A to this Act, or as near thereto as circumstances will admit, the Court shall give him a receipt for the deposit.
- (2) The declaration shall be verified in the manner prescribed for the verification of plaints by section 52 of the Cede of Civil Procedure, and XIV of 1882, shall be signed by the person making it.
- (3) Upon receiving the deposit, the Court shall issue to the person to whose credit it has been paid a notice in the form set forth in Schedule B to this Act.
- (4) The notice shall be served by the proper officer without the payment of any fee.
- (5) If the person to whose credit the deposit has been paid, or his recognized agent, appears and applies for it, the Court shall cause it to be paid to him.
- (ii) The application under sub-section (5) may be on plain paper.
- 16. Where a deposit has been made under the Limitation for suits for provisions of the two last foregoing sections, a suit shall not be brought against the depositor or his representative on account of any revenue or rent which accrued due in respect of the land last hereinbefore mentioned prior to the date of the deposit, unless the suit is instituted within six months from the date of the service of the notice mentioned in section 15.

(Chapter II — Of certain Rights and Liabilities of Landlords, Underproprietors and Tenants.—Sections 17-24.)

Megal Enforcement of Payment of Rent.

Composation to under-proprietor or tenant claimable is illegally enfor illegal enforcement of payment.

a suit to recever component, the Court may award to him component in, rot exceeding the sum of two hundred rup as, in addition to any amount for which it makes a decree in respect of the payment itself.

(2) An award of compensation under sub-section (1) shall not ber any prosecution to which the person allegelly enforcing the psyment may be liable under any law for the time being in force.

Abd we def Rent.

18. Save as provided by section 29, sub-section sait for also ment of (I), a suit for an abatement of the name.

(I), a suit for an abatement of the analysis of the rent of a holding shall not be brought by an underproprietor or tenant except on the ground that the area of the holding has diminished, or on some ground specified in a lease, agreement or decree under which he holds:

Provided that, if the under-preprietor holds a sub-settlement in a revenue-paying estate, an abatement shall not be allowed to the under proprietor unless a remis i mof revenue has been allowed on the same ground and by competent authority in the same estate.

R missi w of Reut.

Remining of rent by force of Court.

Remining of rent by force of Court.

Previous sanction of the Deputy Commissioner, allow such remision from the rent payable by any under-proprietor or tenant as appears equitable, if the area of the land in his occupation has been materially diminished by diluxion or otherwise, or if the produce of that land has been diminished by drought, built or other calamity beyond his control, to such an extent that the full amount of rent payable by him cannot, in the opinion of the Court, be paid.

- (2) Where a remission of rent under this section causes a material diminution of the assets of the landlerd at two videge in which the remission is given, the revenue-authorities shall take into confidential into confidential and claim made by the landlerd for a remasion of revenue.
- (3) A reasis in shall not be allowed under this section to on under-properter holding a subsettlement, or to a senant having a right of occupancy, unless a rank ion of revenue has been allowed on this a me ground and by competent authority in the same village.

Relinquistment of Land.

20. (1) A tenant shall continue hable for the rent of the land in his holding unless on or before the fifteenth devol March in any year he gives to the landlord or to the recognized agent of the landlord notice in writing of his desire to relinquish that land, and relinquishes it accordingly.

(2) If the landlord or his recognized agent refuses to receive the notice or to sign and deliver

a receipt therefor, the tenant may, before the latest date prescribed for giving the notice, apply on plain paper to the tabsildar or proper officer, and written notice of the desire of the tenant to relinquish the land shall then be served on the landlord at the expense of the tenant.

- (3) A tenant cannot without the consent of his landlord relinquish a part only of his holding.
- (4) Nothing in this section shall entitle a tenant holding under to registered document under section 69 to relinquish his holding otherwise than in accordance with the terms of that document.
- 21. (1) If a toward abandons his holding withAbandonment of helding.

 Abandonment of helding.

 and without arranging for the cultivation of the holding, the landlord may at any time after the fifteenth day of May enter on the holding.
- (2) Before a landler lenters on a helling under sub-section (1), he shall file a in tice in the prescribed form at the office of the tah iklar for service on the tenant stating that he has treated the helding as acomboned and is about to enter on it accordingly.
- (3) When a hardlard enters on a halding under sub-section (I), the tenant may institute a suit under this Act to repover passession of the holding, and the Coart shall, on being satisfied that the tenant delast vocantarily abradon the holding, order receivery of possession or such terms with respect to the time of delivery of possession, the payment of arrears of rent, if any, and, if injury has been caused by the wrongful act, neglect or default of any party to the proceeding, with respect also to the payment of compensation by that party, as to the Court may seem just.

Compensation for Tenants Improvements.

22. (1) If a tenant, or a person from whom Tenant's right recom- he has inherited, has made pensation for moreover any such improvement on his holding as is hereinafter in this Chapter mentioned, neither he nor his representative shall be ejected from the holding unless and until he or his representative, as the case may be, has received compensation for the improvement:

Provided that component in shall not be payable for any improvement made thirty years or more before the date on which the ejectment is to take effect.

- (2) An improvement made by a tenant for the benefit of his helling on land belonging to the person who is entitled to receive the rent of the holding shall for the purposes of this section be deemed to have been made on the holding of the toward.
- 23. Except as provided in the next following to form, a to-anneshall not be enabled to claim compensation for an improvement to the passing of this Act without the written consent of the landlord.
- 24. (1) If a tenant applies for the written conReference to Deputy sent of his landlord to the
 Commissioner when consent is refused. naking of an improvement
 on his holding, and the
 landlord omits or refuses to grant it, the tenant
 may apply to the Deputy Commissioner for permission to make the improvement.

(Chapter II.—Of certain Rights and Liabilities of Landlords, Underproprietors and Tenents.—Sections 25-30.) (Chapter 111.—Payment of Rent in kind.—Sections 31-32.

- (2) When an application is nade to the Deputy Commissioner under sub-section (11), he shall take into consideration any objections which the landlord may have to urge on either of the following grounds, namely:—
 - (a) that the improvement is too early or is unsuitable to the nature or the terant's holding, or
 - (6) that the landled is bimself prepared to make the improvement,

and shall then either grant the permission on such conditions as be considers fair and equivable or refuse the application.

- 25. (1) If either the hadlerd or the energy desires the anneal appearant minimum content and appearant edge in an inprocession excepted with the remission of the Levets Commissioner under the last torry suggests on to be determined and regiment, the respect of the purpose, determine the random state of the outley, and enter it in a register kept in the prescribed over.
- (2) The entry in the regions bull be a neighbor proof of the mount of the entry along you equal proceedings respecting the cost of the improvement.
- 26. The word "increasement", as not in this Net, means as all by "improvement" defined.

 this Net, means as all by which the about he ting which the about he ting added in sheen, and at the time of a demand forgoing a stoneout most to be, mereases, and compresses.
 - (c) the construction of | w| r¹ s for the strange of water, for the smally of vater in agricultural purposes, for durange and for protection against tools; the construction of wells; the real nation of waste land and jungle; and other works of a like nature;
 - (b) the renewal or reconstruction of any of the teregoing works, or an half that not therein or additions therefores are not required for the maintenance the content increase durably their value.

Principle on which compensation is to be estimated.

- 27. Inestimating the compensation to which a tenant is critical acress improvement against shall be tad—
- (a) to the amount by which the value, or the produce, of the below y, or the value of that produce, is is reason by the improvement;
- (b) to the condition of the approximant and the probable duration of its effects;
- (c) to the labour and capital respired for the making of such an improvement;
- (d) to any reduction or comission of rent or any other advantage given by the landlord to the tenant in consideration of the improvement; and
- (c) in the case of a reclamation, or of the conversion of unirrigated into irrigated land, to the length of time during which the tenant has had the benefit of the

- Modes of making compensation.

 Modes of making compensation.

 the compensation assessed, instead of being paid whelly in money, shall be made wholly or partly in some other way, proceed to give judgment according to the terms agreed upon between
- 100. (1) A landlerd may make an improvement on the holding of a tenant not having a right of occupancy with or without the consent of the tenant.
- (?) A lendlord intending to make an improvence t shad, if any part thereof is to be made on me holding of any such tenant, give notice of his intention to the tenant through the tabsildur.
- (3) A landlord making an in-provement on the belling of any such tenant shall be liable to component the tenant for any loss which he may cause to the tenant when making it.
- (i) If the effect of the improvement is to impair the productive powers of the holding, the tenant shall, in addition to any compensation which may be awarded to him under sub-section (3), be carified to such abstendent of his rent as to the Court seems just.
- (5) A landlard may not make an improvement on the holding of a tenant with a right of occupaccy without the consent of the tenant.

Surrey and Measurement.

Landi ord's right to the context and measure lands.

Landi ord's right to the context and measure lands.

Landi ord's right to veyors may at all reasonable times enter upon any land comprised in his estate for the purpose of surveying and measuring the land.

CHAPTER III.

PAYMENT OF RENT IN KIND.

- Division or appraise act of produce.

 Division or appraise act of produce.

 Preceedings of a smaller nature requiring the presentally or by recognized agent, if either party neglects to be present the proper time, or if a dispute arises between the parties regarding the division, estimate, appraise act or proceeding, either party may present an epilection to the Court, requesting that a proper effect be deputed to make the division, a simulate or appraisement or conduct the proceeding.
- 22. (1) On receiving the application, the Court shall issue a written notice to the other party to attend at a time and place specified in the notice, and shall depute an officer before whom the division, estimate or appraisement shall be made or the proceeding conducted.
- (2) The award of that officer in respect of the division, estimate, appraisement or proceeding shall be final, unless, within one mouth from the date thereof, either party institutes a suit to set it

Chapter IV .- Enhancement and fixing Rates of Rent .- Sections 33-41.)

CHAPTER IV.

ENHANCEMENT AND FIXING RATES OF RENT.

Part A .- Tonants with Right of Occupancy.

83. (1) A tenant having a right of occupancy in Enhancement of rent any land shall not, in case of of tenant with right of dispute as to the rent to be occupancy.

be liable to an enhancement of the rent except in pursuance of a decree made under this Act on some one of the following grounds, namely:—

1st ground.—That the rate of rent paid by him is below the rate of rent usually paid, by the same class of tenants having a right of occupancy, for land of a similar description and with similar advantages, situate in the same village.

Rule.—In this case the Court shall enhance his rent to such amount as the plaintiff demands, not exceeding that rate.

2nd ground.—That the rate of rent paid by him is more than twelve-and-a-half per cent, below the rate of rent usually paid, by t mants of the same class not having a right of occupancy, for land of a similar description and with similar advantages, situate in the same viliage.

Rule.—In this case the Court shall enhance his rent to such amount as the plaintel demands, not exceeding that rate, less twelve-and-a-half percent.

3rd ground.—That the quantity of land held by him exceeds the quantity for which he has previously paid rent.

Rule.—In this case the Court shall decree rent for the land in excess, at rates to be fixed by the first or the second of the rules contained in this section, as the case may be.

- (2). Nothing in sub-section (1) shall affect the terms of any agreement in writing entered into between a landler! and to nant after the twenty-second day of July, 1838.
- Term for re-enhancement after decision fixing rent under section fixing rent under section factors.

 33. Term for re-enhancement after decision fixing rent under section, a suit shall not lie for re-enhancement of the rent until the expiration of five years from the date of the decision, except on the 3rd ground mentioned in that section, or, in the case referred to in the next following section, until, by re-assessment within the term of tive years, the revenue of the land has been increased.
- 35. If, on a re-assessment of the revenue, the Enhancement on reassessment of revenue. In the tenant cannot be enhanced under section 33 by reason of the absence of the grounds therein mentioned, the landlerd may institute a suit to enhance the rent to a sum not exceeding double the average amount of the revenue imposed at the re-assessment upon land of a similar description and with similar advantages held by tenants of the same class in the same village.

Part B .- Other Tenants.

Tenent in occupation at passing of Act: the conditions of his statutory tenancy.

the time of the passing of this Act, at the rent then payable by him, for a period of seven years from the date of the last change in his rent or of

the last alteration in the area of the holding, or, where no such change or alteration has taken place, from the date on which the tenant was admitted to the occupation of the holding.

Tenant admitted after passing of Act: the conditions of has statutory tenancy.

retain the same for a period of seven years from the date of his admission at a rent agreed upon with the landlord in accordance with the provisions of this Act; and every such tenant, in the area of whose holding or in the amount of whose rent any change is made by the landlord subsequently to the passing of this Act, shall be deemed to be admitted to the occupation of a holding within the meaning of this section.

Explanation I.—" Holding" means a parcel or purcels of land held by a tenant and forming the subject of a separate engagement. The engagement may be express or implied.

Exp'yn dien 11.--This section and section 33 have effect subject to the provisions of section 4, sub-sections (3) and (4), relating to land not previously cultivated, and subject also to section 157, excluding certain classes of land from the operation of certain sections of this Act.

- 28. (1) A landled I may enhance the rent of a Enhancement of rent of tenant to whom section 36 of tenant not having a sub-tenant. The provisions of this section or by notice as hereina ter provided.
- (2) Subject to the provisions of sections 19 and 50, the enhancement shall not in any case exceed one anna in the rupee, or six-and-a-quarter per cont., on the annual rent payable by the tenant at the time when the contract was made or the notice was issued:
- (3) Provided that, where rent is paid in kind, the proportion of produce paid as rent by a tenant shall not be subject to increase except in accordance with an established custom of the pargana in which the land is situate.
- 39. If a landlord desires that the rent of a Enhancement by notice. to rection 37 applies be enhanced on the expiration of the term of seven years referred to in section 36 or section 37, as the case may be, or at any time during the currency of that term in the case mentioned in section 50, he may cause a notice to that effect to be served under section 42.
- 40. (1) A notice whereby enhancement is

 Time for service of notice of enhancement.

 claimed on account of the expiration of the period of the tenancy shall not be served before the commencement of the last year of the tenancy.
- (2) A notice of enhancement on account of an improvement made or acquired by the landlord may be served at any time during the currency of the tenancy.
- 41. The notice shall be written in Hindi Contents of the no-tice and Urdu, and shall specify the land, the amount of the present rent and the amount of the enhancement, and require the tenant, if he refuses to pay the enhancement, to vacate the land by the fifteenth day of May next following, or to institute a suit

namely :-

The Oudh Rent Act, 1886.

(Chapter IV .- Enhancement and fixing Rates of Rent. - Sections 42-51)

in the proper Court to contest the notice of enhancement within thirty days from the date of the service thereof.

42. On the application of the landlerd to the tab áblár or other prescribed Service of the notice. officer the notice shall be served by the officer on or before the fifteenth day of February at the expense of the landlord,

Grounds on which tenant may contest his liability to enhance-

43. The tenant may institute a suit to contest the notice of enhancement, within thirty days from the date of the service thereof, on any of the following grounds,

(a) that he has a right of occupancy in the land specified in the notice;

(b) that he holds under a special agreement or decree of Court or lease under the terms of which his rent is not liable to enhancement:

(c) that the enhancement claimed is in excess of the rate authorized by law;

- (d) that seven year, will not have elapsed on the fifteenth day of May next following, since the date of any such change of reat or alteration of area as is under section 56 or section 37 equivalent to an admission to the occupation of a helding, or, where no such change or alteration has taken place, since the date on which he was admitted to the occupation of the holling:
- (c) that the actice has not been served in the manner required by this Act;
- (7) that, where the enhancement claimed is on account of an improvement, the amount claimed is excessive.
- 44. (1) If the tenant does not contest the notice Tenant's lability for of enhancement and tempins enhanced rent. in possession of the land after the fifteenth day of M y next following the date of the service of the notice, he shall become hable for the enhanced rent.
- (2) If the tenant contests the notice, and the validity thereof is maintained by the Court or whole or in part, he shall, if he remains in p ssession of the land after the fifteenth day of May next following the date of the service of the notice, become liable for the enhanced rent to the extent to which the Court has maintained the validity of the notice.
- 45. If the tenant by remaining in possession of Commencement of the land under the last forces statutory period going section becomes half for enhanced rent, he shall be entitled to held the land at that rent for a further period of seven years.
- 46. If the tenant refuses to accept the enhancement claimed or decreed and Vacating tenant's right to compensation vacates the holding, le shall be entitled to recover for improvements. by separate suit from the landlord compensation for any improvements made by him on the holding.
- 47. (1) Except in the cases mentioned in sections 49 and 50, the rent Rent, of tenant succceding to vacant holdof a tenant admitted to the occupation of any land the tenancy of which has determined according to the provisions of this Act shall not exceed by more than one anna in the rupec, or six-and- the notification.

a-quarter percent., the rent payable by the tenant immediately preceding him.

- (2) In the case of a tenant admitted to the occupation of a holding of which the rent has been immediately before his admission paid in kind, the rent payable shall, subject to any established oustom of the pargana in which the holding is situate, le cither the rent payable by the tenant immediately preceding him, or a sum which, subject to the provisions of sections 49 and 50, shall not exceed by more than six-and-a-quarter per cent, the equivalent of the value of the produce annually paid as rent on the average of the three years immediately preceding,
- 48. (1) The hen of a tenant who dies during the Rights of the h in of carrency of the tenancy of deceased tenant a helding ball be entitled to a deceased tenant retain occupation of the holding at the rent payable by the deceased for the unexpired portion of the period for which the deceased tenant might have held without bability to enhancement or ejectment, and to receive compensation under the previsions of this Act for improvements, if any, made on the holding by himself or his predecessor in interest, but shall not be entitled to a renewal of the lenancy.

(2) Subject to any rights which he may have under section 22 as a repre entative of the deceased, a collateral relative who did not at the date of the death of the deceased share in the cultivation of the holding shall not be deemed to be an heir of the deceased within the meaning of this section,

49. The rent of a tenant admitted to the occupation of any land the Bent of romant suc-ceeding to a helding vacated by the death of tenancy of which has ceased in consequence of the death the previous tenant. of a previous tenant, or of the ejectment of a thekadar or mortgagee from land of which he has taken cultivating possessing during the period of his theka or mortgage, shall be such amount as may be agreed upon between him and the landlord.

50. (1) Nothing in the foregoing sections shall but he right of a Unhancement of rent for improvements made landlord to enhancement of or acquired by lanellord. or acquired by tandfood. rent on the ground that the productive powers of the land hold by the tenant have been increased by an improvement which has been made by, or at the expense of, the landlord, or for which during the carcency of the tenancy compensation has been as cepted from the landlord by the owner of the improvement or, on the expiration of the tenancy, compensation has been paid is accordance with the determination of a Court ander this Act.

- (2) Where an enhancement is claimed on the ground of any such improvement, the Court, in determining the claim, shall have regard to-
 - (a) the increase in the productive powers of the land caused, or 1963, to be caused, by the improvement;

(b) the cost of the improvement, and

- the cost of the cultivation required for the utilising of the improvement.
- 51. Notwithstanding anything in the foregoing Power for Local Gov. sections, the Chief Commissioner may, by notification in of cubancement of rent. the local official Gazette, vary from time to time, within periods of not less than seven years, the limits of the inhancement to which tenants to whom section 36 or section 57 applies are liable in any local area specified in

(Chapter V.—Ejectment.—Sections 52-60.)

CHAPTER V.

EJECTMENT.

Tenants holding on special terms.

52. (1) A tenant having a right of occupancy in any land, or holding any land under a special agreement or decree of Court, shall not be ejected from that land otherwise than in execution of a decree for ejectment:

Provided that the decree for ejectment shall not be made, unless, at the date of that decree, a decree against the tenant for an arrear of rent in respect of the land has remained unsatisfied for fifteen days or upwards.

(2) A decree for the ejectment of a tenant holding under a special agreement or decree of Court may be made on such grounds as would justify ejectment under the agreement or decree.

Other Tenants.

- Ejectment of other and not holding under a special agreement or decree of Court, may be ejected by notice, application or suit under the following sections of this Chapter.
- 54. If a landlord desires to eject any such tenant on the expiration of his tenancy, he may cause a notice of ejectment to be served on the tenant under the next following section.
- 55. (1) The notice shall be written in Hindi Contents, service and and in Urdu; it shall be cost of notice. Signed by the landlord or by an agent authorized by him in that behalf; it shall specify the land from which the tenant is to be ejected; it shall, if a court-fee is payable in respect thereof under this section, contain a certificate by the patwari as to the annual rent payable for the holding to which the notice relates; and it shall inform the tenant that he must either (a), if he means to dispute the ejectment, institute a suit for that purpose within thirty days from the date of the service of the notice, or (b) vacate the land on or before the fifteenth day of May next following.
- (2) On the application of the landlord to the tabsildar or other prescribed officer, the notice shall, if the proper court-fee (where a court-fee is payable under this section) has been paid in respect thereof, be served on the tenant by the officer on or before the fifteenth day of November at the expense of the landlord.
- (3) It the tenant on whom the notice is to be served is a tenant to whom section 36 or section 37 applies, there shall, except as provided by this sub-section and sub-section (1) and by section 69, be payable in respect of the notice a court-fee equal in value to half the annual rent payable for the holding of the tenant, or, in the case of a tenant paying tent in kind, a court-fee equal to half the value of the produce annually paid as rent on the average of the three years immediately preceding:

Provided that the court-fee shall not in any case exceed twenty-five rupees.

(4) A court-fee shall not be payable under subsection (3) in respect of a notice on a person to whom section 48 applies.

- (5) Stamps representing the court-fee shall be affixed on the notice before the notice and the application for the service thereof are presented to the tahsildar or other prescribed officer.
- (6) The court-fee paid by a landlord under this section shall not in any circumstances be adjudged to be payable as costs or otherwise by the tenant.
- on whom a notice has been served under the last fore-going section may institute a suit to contest his liability to ejectment.

 It is provided therein any only of the following

land specified therein on any of the following grounds, namely:-

- (a) that he has a right of occupancy in the land:
- (b) that he holds under a special agreement or decree of Court or unexpired lease under the terms of which he is not liable to be ejected from the land;

 (c) if he is a tenant to whom section 55, subsection (3), applies, that the notice was insufficiently stamped;

- (d) if he is a tenant to whom section 36 or section 37 applies, that seven years will not have elapsed on the fifteenth day of May next following, since the date of any such change of rent or alteration of area as is under section 36 or section 37, as the case may be, equivalent to an admission to the occupation of a holding, or, where no such change or alteration has taken place, since the date on which he was admitted to the occupation of the holding;
- (e) if he is a tenant to whom section 53 applies, that notice of ejectment has not been served upon him in the manner required by this Act.
- (2) A thekadár shall not be entitled to contest a notice of ejectment on any ground other than that he holds a lease under the terms of which he is not liable to ejectment.
- 57. If the tenant has any claim for com-Compensation for improvements, if any, to be claimed in suit contesting liability to ejectment.

 has any claim for compensation for improvements on the holding, he shall file with his plaint a statement of the claim and of the grounds on which it is based.
- 58. If the Court dismisses the suit in whole or

 Determination of in part, it shall determine the amount of the compensation, if any, due for improvements, and shall declare ejectment from the whole or part of the land, as the case may be, to be conditional on payment of that amount into Court.
- Tenancy to cease if notice is not contest.

 Tenancy to cease if thirty days from the date of the service, to institute a suit to contest his liability to be

ejected, his tenancy of the land in respect of which the notice has been served shall cease on the fifteenth day of May next following, unless, after the service, the landlord has authorized him in writing to continue to occupy the land.

When assistance to eject a tenant on whom he cject may be given by Court.

When assistance to eject a tenant on whom he alleges a notice to have been served under section 55, he may apply for that assist-

(Chapter V.—Ejectment.—Sections 61-66.—Chapter VI.—Supplemental Provisions respecting Tenancies.—Sections 67-69.)

ance to the Court which would have had jurisdiction with respect to a suit by the tenant to contest his liability to be ejected under the notice, and that Court shall order the ejectment of the tenant if it is satisfied—

- (a) that a notice of ejectment was duly served on the tenant;
- (1) that the tenant has not brought a suit to contest the notice, or that, if a suit for that purpose has been brought, it has been determined adversely to the tenant;
- (c) that the tenant has not been authorised by the landlord in writing to continue to occupy the land.
- (2) Nothing done by the Court under subsection (1) shall affect the right of the tenant to institute a suit against his landlord on account of illegal ejectment and to recover compensation therefor.
- Ejectment by application.

 Ejectment by application.

 to whom section 53 applies and against whom a decree for an arrear of rent has been passed and remains unsatisfied, he may, after the first day of April of the year in which that arrear accrued, apply to the Deputy Commissioner to eject the tenant.
- (2) The Deputy Commissioner shall, on receiving the application, cause a notice to be served on the tenant, stating the amount due under the decree, and informing him that if he does not pay that amount into Court within fifteen days from the receipt of the notice he will be ejected from his holding.
- (3) If the amount is not so paid, the Deputy Commissioner shall, unless good cause is shown to the contrary, eject the tenant.
- 62. (1) A tenant to whom section 53 applies shall be liable to ejectment by suit during the currency of his tenancy on any of the following grounds, namely:—
 - (a) that he has used the land compress thin his holding in a manner which recoders it unfit for the purposes of his tenancy;
 - (b) that at the time of the inctitution of the suit the entire holding has been sub-let;
 - (c) where the rent is payable in kind, that his cultivation has diminished to a point which by the custom of the locality involves the forfeiture of the holding;
 - (d) where the tenant holds, under an unexpired lease, land to which section 1, sub-sections (3) and (4), applies, then on any ground which would justify ejectment under the case.
- (2) The tenant shall continue liable for the rent of the land until the decree is executed.

General.

Time of ejectment of ton 21, sub-section (3), a tenant shall not in any case, whether in execution of a decree or otherwise, be ejected from the land in his occupation, except between the first day of April and the thirtieth day of June in any year after the passing of this Act.

- 64: A thekadar liable to be ejected under the provisions of this Act may thekadar.

 Time of ejectment of thekadar liable to be ejected under the provisions of this Act may the ejected at any time during his tenancy.
- Preferment by tenants of claims for compensation for improvements in suits for ejectment.

 finds the grounds on which the suit is brought to be valid, it shall determine the amount of compensation, if any, due from the plaintiff to the defendant, and shall pass a decree of ejectment conditional on the payment into Court of that amount.
- Compensation to ejected in accordance with the provisions of this Act shall be entitled to receive from the landlord the value of any growing crops or other ungathered products of the earth belonging to the tenant and being on the land at the time of his ejectment:

Provided that, if the land has been sown or planted by the tenant after service on him of a notice under section 55, he shall not be so entitled, unless, after that service, the landlord has authorized him in writing to continue to occupy the land.

CHAPTER VI.

Supplemental Provisions respecting Tenancies.

* Sir Lands.

67. (1) The right's conferred upon tenants by sections 24, 36, 37, 38, 39, 8ir lands.

45, 46, 17 and 48 shall not accroe to cultivators of any of the following lands, namely:—

- (a) land which for the seven years immediately preceding the passing of this Act has been continuously dealt with as sir in the distribution of proprietary or under-
- proprietary profits and charges;
 (b) land which for the seven years immediately preceding the passing of this Act has been continuously cultivated by the proprietor or under-proprietor himself or by his servants or by hired labour.
- (2) Land which was recorded as sir at settlement and has been continuously so recorded since shall, until the contrary is proved, be presumed to be land of the class mentioned in clause (a) of section (1).

Thekadárs, Mortgagees and Sub-tenants.

- 68. (1) A person holding land as a thekadár Thekadárs, mortga- mortgagee or sub-tenant gees and sub-tenants. shall not, while so holding, acquire any of the rights enumerated in the last foregoing section in any of the land comprised in his theka, mortgage or sub-tenancy.
- (2) A person having those rights in land does not lose them by subsequently taking a theka or mortgage in which his holding is comprised.

Long Leases.

69. (1) When a holding has been let by registered document for a term of eight years or upwards at a rent determined thereby for the whole of the term in accordance with the

(Chapter VI .- Supplemental Provisions respecting Tenancies .- Sections 70.71.—Chapter VII.-Distress for Arrears of Rent. - Sections 72-79.)

tion 36 or section 37 applies, the landlord shall, on the expiration of the term, be entitled to enhance the rent of the holding in accordance with the provisions of Chapter IV, Part B, and not otherwise; and shall also be entitled to eject the tenant by notice under section 55 without payment of a court-fee under that section :

Provided that any change in the rem or alteration in the area of the holding by the landlord during the term shall be a bar to enhancement and ejectment for seven years from the date of that change or alteration.

(2) In addition to the grounds mentioned in clauses (a), (b) and (c) of section 62, sub-section (I), a tenant to whom this section applies shall be liable to ejectment by suit during the currency of his tenancy on any ground which would justify ejectment under the registered dominent under which he holds.

Miscellane, us.

70. Where a tempt has received a pattr, a statement that since the date Evidence respecting alterof the patta his rent has ation of men of holing been changed, or area of his holding altered, by the landlord, shall not be admissible in evidence unless the change or alteration is recorded in an entry on the patta signed by or on behalf of the landlard, and in an entry on the counterpart signed by or on behalf of the tenant, or in a new parta and counterpart.

71. The expression "special agreement" of Construction a "decree of Court", where it is used in this Act to signimin expressions. fy the tenure on which land is held by a tenant. is to be construed as referring to an agreement or decree made or passed. Lefore the prising of this Act.

CHAPTER VII

DISPRISS FOR ARRIARS OF RENT.

72. When an arrear of rent is due from any tenant, the landleid may, Recovery of arreas of subject to the provisions of this Chapter, de train the produce of the land in respect of which the arrear is due:

Provided that, when a tenant has given security for the payment of his rent, the produce of the land in respect of which the rent is provide shall not be liable to distress so long as the security is in force.

73. Distress shall not be Distress not permiss made for the recovery ofsible in certain cases.

- (a) may sum in excess of the rent payable in the last preceding year for the land in respect of which the arrest is due, unless the tenant has agreed in writing to pay that excess or unless he has been declared by decree to be liable therefor, or
- (b) any arrear which has been due for a longer period than one year.
- 74. The power of dietress verted by section 72 in landlords may be exer-Power of distress by cised by managers under the whom exerciscable. whom exerciscable. Court of Wards, managing agents and tabsidars of estates held under direct management, and other persons lawfully entrusted

with the charge of land, and also by the agents

provisions of this Act to a tenant to whom see- employed by landlords or any such persons as aforesaid in the collection of rent, if expressly authorized by power-of-attorney to distrain:

Provided that, if any such agent, purporting to act in the exercise of that power, commits an act which, under the provisions of this Chapter, is illegal, the person employing him shall be liable, as well as the agent, to be sued for compensation for any injury caused by the act.

75. Any person empowered to distrain property under section 72 or section Distress by servants. 74 may employ a servant or other person to make the distress, but in every such case he shall give to the servant or person a written authority in that behalf, and the distress shall be made in the name and on the responsibility of the person giving the authority.

76. (1) Standing crops and other ungathered Crops liable to dis- products of the earth, and tress. crops or other products when reaped or gathered and deposited in any threshing-floor or place for treading out grain or the like, whether in the field or within a homestead, may be distrained by persons invested with powers of distress under this Act

- (2) But no such crops or products, other than the produce of the land in respect of which an arrear of rent is due, or of land held under the same engagement as the land in respect of which the arrear is due, and no grain or other produce after it has been stored by the cultivator, and no other property whatsoever, shall be liable to distress under this Act.
- 77. (1) Before or at the time when any distress Demend of arrear bear is made under this Act, tho fore or at time of disc distrainer shall cause the a written demand for the amount of the arrear, t gether with an account exhibiting the grounds on which the demand is made.
- (2) The demand and account shall, if practicable, be served personally on the defaulter, but, if he cannot be found, they shall be affixed at his usual place of residence, and shall thereupon be deemed to be duly served upon him.
- 78. Unless the amount of the demand is immediately paid or ten-dered, the distrainer may Value of distress and service of list of distrained property on distrain property as aforesaid of value as nearly as may be equal to the amount of the arrear with the costs of the distress; and, when he has made the distress, he shall prepare a list or description of the property di trained and deliver a copy thereof to the owner, or if the owner is absent, affix it at his usual place of residence.
- 79. (1) Standing crops and other ungathered Reaping and storing products of the earth may, not withstanding the sanidib : erops distress, be reaped or gathered by the tenant, and may be stored in such granaries or other places as are commonly used by him for the purpose.
- (2) If the tenant neglects to do so, the distrainer may cause the crops or products to be reaped or gathered, and in that case shall store then either in such granaries or other place; as aforesaid, or in some other convenient place in the neighbourhood.

(Chapter VII.-Distress for Arrears of Rent .- Sections 80.59.)

- (3) In either case the distrained property shall be placed in the charge of some proper person appointed by the distrainer for the purpose.
- (4) If the crops or products do not, from their nature, admit of being stored, the distress shall be made (if at all) at least twenty days before the time when the crops or products or any part thereof would ordinarily be fit for cutting or gathering.
- 80. If a distrainer is opposed or apprehends
 Application by dis-resistance, and desires to
 trainer in case of resist-obtain the assistance of a
 ance. public officer, he may apply
 to the Court, and the Court may, if it thinks
 necessary, depute an officer to assist the distrainer in making the distress.
- 81. If at any time after property has been withdrawal of distrained as after said, and tress on tender of arrear before the sale thereof as and costs.

 owner tenders payment of the arrear demanded and of the costs of the distress, the distrainer shall receive the payment and give a receipt therefor and forthwith withdraw the distress.
- Application for sale.

 Application for sale.

 Application for sale.

 any distrained crops or products, or, if the crops or products do not from their nature admit of being stored, within five days from the time of making the distress, the distrainer shall apply for the sale thereof to the proper officer authorized to sell property in satisfaction of decrees of the Court within whose jurisdiction the distrained property is situate.
- 83. (1) The application shall be in writing; it Form of application. shall contain a list or description of the property distrained, and it shall state the name of the defaulter, his place of residence, the amount due and the place in which the distrained property is deposited.
- (2) Together with the application, the distrainer shall deliver to the proper officer the sum payable for the service of a notice upon the defaulter as provided in the next following section.
- Procedure on receipt
 of application.

 Procedure on receipt
 of application.

 The proper officer shall send a copy of it to the Court, and shall serve a notice in the form contained in Schedule C to this Act, or to the like effect, on the person whose property has been distrained, requiring him either to pay the amount demanded, or within fifteen days from the receipt of the notice to institute a suit to contest the demand.
- (2) The officer shall at the same time send to the Court, for the purpose of being put up at the court-house, a proclamation fixing a day for the sale of the distrained property, not less than twenty days from the date of the proclamation, and shall deliver a copy of the proclamation to the peon charged with the service of the notice, to be put up by him in the place where the distrained property is deposited.
- (3) The proclamation shall contain a description of the property, and shall specify the demand for which it is to be sold, and the place where the sale is to be held.

- Suspension of sale on instituted in pursuance of the notice mentioned in the last foregoing section, the Court shall send to the proper officer, or, if so requested by the owner of the distrained property, shall deliver to him, a certificate of the institution of the suit.
- (2) On the certificate being received by, or presented to, the proper officer, he shall suspend proceedings in regard to the sale:

Provided that, if in his opinion the property distrained is such that delay will cause damage thereto, he may direct its immediate sale.

- 86. (1) Any person whose property has been distrained as aforesaid may suit to contest trainer's demand.

 any time before the expiration of the fifteen days mentioned in section SI, sub-section (1).
- (2) When any such suit is instituted, the Court shall proceed in the manner directed in section 85
- (3) If application for the sale of the property is afterwards made to the proper officer, he shall send a copy of the application to the Court, and suspend further proceedings pending the decision of the case.
- 87. (1) The person whose property has been diswithdrawal of dis. trained may, at the time of tress on execution of instituting any such suit as aforesaid, or at any subsequent period, execute a bond with one or more surety or sureties, for an amount not less than double the value of the property distrained, binding himself to pay whatever sum may be adjudged to be due from him, with costs of suit.
- (2) When a bond has been executed under subsection (1), the Court shall give to the owner of the property a certificate to that effect, or, if he so requests, shall serve the distrainer with notice of the execution of the bond.
- (3) Upon the certificate being presented to the distrainer by the owner of the property, or upon the notice being served on the distrainer by order of the Court, as the case may be, the property shall be released from distress.
- 88. On the expiration of the period fixed in the proclamation of sale, if the institution of a suit to contest the demand of the distrainer has not been certified to the proper officer in the manner hereinbefore provided, he shall, unless that demand, with such costs of the distress as are allowed by him, is discharged in full, proceed, with the sanction of the Court, to sell the property, or such part thereof as may be necessary.
- 89. (1) The sale shall be held at the place where the distrained property is deposited, or at the nearest ganj, bizar or other place of public resort, if the proper officer thinks that it is likely to sell there to better advantage.
- (2) The property shall be sold by public auction in one or more lots as the officer holding the sale thinks advisable, and if the demand, with the costs of distress and sale, is satisfied by the sale of a portion of the property, the distress shall be immediately withdrawn with respect to the remainder.

(Chapter VII.—Distress for Arrears of Rent.—Sections 90-99.)

- a price which the officer potentials and if the owner of the property or his recognized agent applies to have the sale postponed until the next day or (if a market is held at the place of sale) until the next market-day, the sale shall be postponed until that day, and shall be then completed at whatever price may be offered.
- Payment of purchase money

 Payment of purchase sale, or as soon thereafter as the officer holding the sale thinks fit, and in default of payment the property shall be put up again and re-sold.
- (2) When the purchase-money has been paid in full, the officer holding the sale shall give the purchaser a certificate stating the property purchased by him and the price paid therefor.
- 92. (1) The officer holding the sale shall deduct

 Freededs of sale.

 from the proceeds one anna
 for every rupce and fraction
 of a rupee on account of the expenses attending
 the sale.
- (2) He shall then pay to the distrainer the expenses incurred by him on account of the distress and of the issue of the notice and proclamation of sale prescribed in section 81 to such amount as, after examination of the statement of expenses furnished by the distrainer, the officer thinks proper to allow.
- (3) The remainder shall be applied to the discharge of the arrear for which the distress was made, and the surplus (if any) shall be delivered to the person whose property has been sold.
- Officers holding sales of property under this Act, and all persons employed by, or subordinate to, those officers, are forbidden to purchase, either directly or indirectly, property sold by those officers.
- 94. (1) The officer mentioned in section 82 shall bring to the notice of the Court any illegal act which may come to his knowledge as having been committed by any person in making a distress under this Act.
- (2) It in any case, on proceeding to hold a sale under this Act, that officer finds that the owner has not received due notice of the distress and intended sale, he shall postpone the sale and report the case to the Court, and the Court shall direct the issue of another notice and proclamation of sale under section 54, or nake such other order as it thinks proper.
- Recovery of expenses where calc does not take place.

 Stated in section 94 or because the distrainer's demand has been previously satisfied, a charge of one again for every rupee of the value of the distrained property, as estimated by the officer, shall be leviable by him on account of the expenses of the intended sale, unless the distrainer's damand has been satisfied before the day lixed for the sale and notice of its having been satisfied has been given by him to the officer.

- (2) If the distrainer's demand is not satisfied until the day fixed for the sale, the charge shall be paid by the owner of the property, and may be recovered by sale of such portion of the property as may be necessary.
- (3) In every other case the charge shall be paid by the distrainer, and may be recovered under the warrant of the Court by attachment and sale of his property.
- (4) The charge leviable under this section shall not exceed ten rupees in any case.
- 96. (1) When a suit has been instituted to conSecond proclamation test a distrarner's demand,
 of sale where arrears are
 adjudged to be due. been released on security, if
 the demand or any portion thereof is adjudged to
 be due, the Court shall issue an order to the proper officer authorizing the sale of the property.
- (2) On the application of the distrainer (which shall be made within five days from the receipt of the order by the officer), the officer shall publish a sec of proclamation in the manner preserited in section 53, fixing another day for the sale of the distrained property, not being less than five or more than ten days from the date of the proclamation, and, unless the amount adjudged to be due with costs of distress is paid before that day, shall proceed to sell the property in the manner hereinbefore provided.
- 97. (1) In all suits instituted to contest a dis-Distrainer to prove the arrear in suit to contest his demand. the same manner as if he had himself brought a suit for the amount of the
- 19 If the demand or any part thereof is found to ... due, the Court shall make in favour of the distrainer a decree for the amount so found.
- (3) That amount may be recovered, if the distrained property has not been released in security, by sale of the distrained property as provided in section 96, and, if any balance remains due after the sale, by execution of the decree against the person and any other property of the defaulter, or, if the distrained property has been released on security, by execution of the decree against the person and property of the defaulter, and if his surety has been made a party to the suit, against the person and property of the surety.
- 93. If the distress is adjudged to be vexatious

 Compensation for proundless, the Court, besides directing the release of the distrained property, may award such compensation to the plaintiff as it thinks fit, not exceeding twice the value of the property distrained.
- Suit by third party chaining property distrained. Which has been distrained for arrears of rent alleged to be due from any other. per-on, the claimant may institute a suit against the distrainer and that other person to try the right to the property, in the same manner, and under the same rules as to the time of instituting the suit and as to the consequent postponement of sale, as a person whose property has been distrained for an arrear of rent alleged to be due from him may institute a suit to contest the

(Chapter VII.—Distress for Arrears of Rent.—Sections 100-107.—Chapter VIII.—Jurisdiction of the Courts.—Section 108.)

Rules applicable to property may be released upon security for its value being given to the satisfaction of the Court.

- (2) If the claim is dismissed, the Court shall make an order in favour of the distrainer for the sale of the property, or the recovery of its value, as the case may be.
- (3) If the claim is upheld, the Court shall order the release of the distrained property, and may award such compensation to the plaintiff as it thinks fit, not exceeding twice the value of the property distrained.
- Landlord's prior claim to distrainable produce in possession of defaulting tenant.

 claim be in respect of a previous sale, mortgage or otherwise, shall bar the landlord's prior claim, nor shall any attachment in execution of a decree of any Civil Court prevail against the prior claim of the landlord.

102. When property has been distrained for an arrear of rent, and a suit Stranger claiming to be landlord and to have has been instituted to conright of distress to be test the demand, and the made a party. right to distrain for that arrear is claimed by or on behalf of any person other than the distrainer, on the ground of that other person being actually and in good faith in the receipt and enjoyment of the rent of the land, that other person shall be made a party to the suit, and the question of the actual receipt and enjoyment of the rent by him before and up to the commencement of the suit shall be inquired into, and the suit shall be decided according to the result of the inquiry:

Provided that the decision of the Court shall not affect the right of any person having a title to the rent of land to establish that title in a Court of competent jurisdiction, by suit instituted within one year from the date of the decision.

Suit for illegal distress.

Suit for illegal distress.

Suit for illegal distress.

Suit for illegal distress.

trained for the recovery of a demand not justly due, or of a demand due or alleged to be due from some other person, and who is prevented by any sufficient cause from bringing a suit to contest the demand or try the right to the property, as the case may be, within the period allowed by section 84 or section 99, and whose property is in consequence brought to sale, may institute a suit to recover compensation for any injury which he has sustained from the distress and sale.

Suit for illegal act of lowing cases, namely:—

- (a) if any person empowered to distrain property, or employed for the purpose under a written authority by a person so empowered, distrains or sells, otherwise than in accordance with the provisions of this Act, any property for the recovery of an arrear of rent alleged to be due, or
- (b) if any distrained property is lost, damaged or destroyed, by reason of the distrainer

not having taken proper precaution for the due keeping and preservation thereof, or

(c) if the distress is not immediately withdrawn when any provision of this Act requires its withdrawal,

the owner of the property may institute a suit to recover compensation for any injury which he has thereby sustained.

- Suit for distress or Act to distrain or sell, or not sale falsely purporting duly authorized for that purpose by a person so empowered, purports to distrain or seil any property under this Act, the owner of the property may institute a suit to recover compensation from the person so distraining or selling for any injury which the plaintiff has sustained from the distress or sale.
- (2) The institution of a suit under sub-section (1) shall not affect the defendant's liability to be prosecuted under any law for the time being in force.
- Procedure in case of resistance to distress.

 Procedure in case of resistance to distress.

 Procedure in case of perty duly made under this Act, or forcibly or clandestinely removes any distrained within ten days from the date of the resistance or removal, shall cause the person accused to be arrested and brought before the Court with all convenient speed, and the Court shall proceed forthwith to try the case.
- (2) If the case cannot be at once heard and determined, the Court may, if it thinks fit, require the person arrested to give security for his appearance whenever he may be required to appear, and, in default of the security being given, may commit him to the civil jail until the case is tried.
- Punishment of offender.

 Punishment of offender.

 Punishment of offender.

 Punishment of offender.

 Punishment of offender.

 moval of the distrained property is proved, the Court may order the offender to pay a fine not exceeding one hundred rupees, together with all costs and expenses incurred in the case or in making the distress, and, in default of payment, may order him to be imprisoned in the civil jail until payment is made:

Provided that the offender shall not be imprisoned under this section for a longer term than six months.

CHAPTER VIII.

JURISDICTION OF THE COURTS.

Suits cognizable.

Suits cognisable under the Act.

Suits cognisable under the Act.

Suits cognisable under the following descriptions of suits, and those suits shall be heard and determined in Courts of Revenue in the manner provided in this Act, and not otherwise:—

A.—Suits by a Landlord—

- for the delivery by a tenant of the counterpart of a patta;
- (2) for arrears of rent, or, where rent is payable in kind, for the money-equivalent of rent;

(Chapter VIII .- Jurisdiction of the Courts .- Sections 109-115.)

- (3) for the enhancement of the rent of a temant:
- (4) for the ejectment of a tenant;
- (5) against patwaris or agents employed by landlords in the management of land or the collection of revenue or rent, or against the sureties of those patwaris or agents for money received or accounts kept by the patwaris or agents in the course of their employment as aforesaid, or for papers in their possession, or for the rendering and settlement of accounts;
- B .- Suits by an Under-Proprietor or a Tenant-
 - (6) for establishing a right of occupancy;
 - (7) for the delivery by a landlord of a patta;
 - (8) for contesting a notice of enhancement or ejectment;
 - (9) for compensation-
 - (a) on account of illegal enforcement of payment of rent, or of any sum in excess of rent due, or
 - (b) on account of the withholding of a receipt for a payment of rent, or
 - (c) on account of illegal ejectment, or
 - (d) on account of loss caused by the making of an improvement under section 29, sub-section (3), or
 - (e) on account of the value of standing crops under section 66;
 - (10) for the recovery of the occupancy of any land which has been treated by a landlord as abandoned or from which an underproprietor or tenant has been illegally ejected by the landlord;
 - (11) for contesting the exercise of the power of distraint conferred on land-lords and others by this Act, or any acts purporting to be done in exercise of that power, or for compensation for illegal distraint:
 - (12) for abatement of rent in accordance with the provisions of section 18 or section 29, sub-section (4);
 - (13) for the recovery of compensation for improvements in accordance with the provisions of section 22;
- C .- Stils regarding the Division or Appraisement of Produce-
 - (14) to set aside an award in respect of a division, estimate, appraisement or proceeding under section 32;
- P.—Suits by and against Lambardárs, Co-sharers and Muafidárs—
 - (15) by a sharer against a lambardar or cosharer for a share of the profits of an estate or any part thereof, or for the rendering and settlement of accounts in respect of those profits;
 - (16) by a lambardár, or by a pattidár who is entitled to collect the rents of the patti, for arrears of revenue or rent payable through him by the co-sharers whom he represents, or by a lambardár for village-expenses and other dues for which the co-sharers may be responsible to him

- or against a joint lamoardar for compensation for revenue or rent paid by the lambardar on account of the joint lambardar;
- (17) by co-sharers against lambardars, or by proprietors or lessees against musfidars or assignees of revenue, for compensation on account of exaction in excess of revenue or rent, or on account of the withholding of a receipt for a payment of revenue or rent:
- (18) by mustidars or assignces of revenue for arrears of revenue.

Grades of Courts.

Grades of Courts for the purposes of the purposes of this Act, there shall be five grades of Courts of Revenue namely:—

- (1) the Assistant Collector of the second class;
- (2) the Assistant Collector of the first class;
- (3) the Collector;
- (4) the Commissioner;
- (5) the Judicial Commissioner.
- 110. (1) The Chief Commissioner may from
 Power to invest offi.

 cers with powers of Assistant Collector.

 or of the second class unler this Act, and may at any time withdraw those powers.
- (2) In conferring powers under this section the Chief Commissioner may empower persons specially by name or classes of officials generally by their official titles.

Deputy Commissioner to have Collector's missioner shall exercise the powers of a Collector under this Act.

- 112. The Chief Commissioner may invest any Investment of Settlement-officers with powers of Collector or Assistant Collector.

 Assistant Collector under this Act.
- Jurisdict on of Assistant Collector of the second class may try and determine suits of the descriptions mentioned in clauses (1), (2), (7), (12), (15), (6), (17) and (18) of section 108, of which the value does not exceed one hundred rupees.
- Jurisdiction of Assistant Collector of the first class may
 Jurisdiction of Assistant try and determine suits of
 every description of which
 the value does not exceed five
 thousand rupees.
- Jurisdiction of Collector may try and determine suits of every description without limit as regards the value, and hear appeals from decrees of Assistant Collectors of the second class, and, except where an appeal is prohibited by the Code of Civil Procedure as applied by this Act, xiv of from orders of Assistant Collectors of the first and of the second class.
- (2) Whenever the state of the public business so requires, the Chief Commissioner may invest any Assistant Collector of the first class with the powers of a Collector for the trial and determination of

(Chapter VIII.—Jurisdiction of the Courts.—Sections 116-127.)

suits and appeals under this Act, other than appeals from decisions of that Assistant Collector, and with the powers of a Deputy Commissioner under sections 24, 25 and 61, and may invest any Collector with all or any of the powers of a Commissioner under this Act.

Jurisdiction of Commissioner may, subject to the provisions of section 119, hear and determine appeals from original decrees of Collectors and

of Assistant Collectors of the first class, and, except
where an appeal is prohibited by the Code of Civil
of 1882. Procedure—as applied by this Act, from original
orders of Collectors.

Jurisdiction of Judicial Commissioner may, subject to

Jurisdiction of Judicial Commissioner.

the provisions of section 119, hear and determine appeals from original decrees of Commissioners, and, except where an appeal is prohibited by the Code of Civil Procedure as applied by this of 1882. Act, from original orders of Commissioners, and, subject also to the provisions of that Code as so applied, appeals from appellate decrees and orders of Collectors and of Commissioners.

Appeals.

118. (1) Save as provided by sub-section (2) of this section, an appeal shall not

- (a) to the Collector—after the expiration of thirty days from the date of the decree or order complained of;
- (b) to the Commissioner—after the expiration of sixty days from that date; or
- (c) to the Judicial Commissioner—after the expiration of ninety days from that date.
- (2) In computing these periods of thirty, sixty and ninety days, the limitation of the appeals shal be governed by the provisions of the Indian Limitation Act, 1877.

119. The decree or order of a Commissioner or of a Collector in a suit of Restrictions on apvalue not exceeding one hunpeals. dred rupees and of a description mentioned in clause (2), (5), (9), (11), (14), (15), (16), (17) or (18) of section 108, or in an appeal from a decree or order in any such suit, shall be final, unless a question of right to enhance or otherwise vary the rent of a tenant, or a question relating to a title to land or to some interest in land, as between parties having conflicting claims thereto, has been determined by the decree or order of the Commissioner or of the Collector, in which case the decree or order last-mentioned shall be open to appeal in the manner provided in this Act.

Appeal from orders of Deputy Commissioner sanctioning a remission of rent Deputy Commissioners acting as such.

under section 21, or determining the amount of the outlay on an improvement under section 25, or directing or refusing to direct the ejectment of a tenant under section 61, shall be subject to appeal to the Commissioner, whose order on the appeal shall be final.

Distribution of Business.

Power of Deputy Commissioner to distribute business.

Civil Procedure, the Deputy Commissioner may, by order in writing, direct that any

business cognizable by him and the Courts subordinate to him shall be distributed among those Courts in such manner as he thinks fit:

Provided that a direction given under this section shall not empower any Court to exercise any power or deal with any business beyond the limits of its proper jurisdiction.

Transfer of Suits and other Proceedings.

122. The Commissioner or Deputy Com-Transfer of suits and other proceedings by Suit or other proceeding intention of the suit of the stituted in any Court subordinate to him, and try it himtenine to try it.

Transfer of suits and other proceedings by Judicial Commissioner. dinate to him shall be transferred to any other such Court competent to dispose of it.

Miscellaneous.

124. In the performance of their duties under this Act, Collectors shall be sul ordinate to, and subject to the direction and control of, Commissioners and the Chief Commissioner, and Assistant Collectors shall be subordinate to, and subject to the direction and control of, the Deputy Commissioners to whose districts they are respectively appointed:

Provided that nothing in this section shalf empower the Chief Commissioner or any Commissioner or Deputy Commissioner to interfere in any way not authorized by this Act with any decision or order in a suit.

125. Suits which, under the provisions of

Suits by or against menaging agents or tahsildars of estates held under direct management.

this Act, may be brought by or against landlords, may be brought by or against managing agents or tabsildars of estates held under

direct management, whether those estates are the property of Government or not.

126. (1) A sharer in a joint estate or under-prosharer to exercise certain powers only through manager or lamburdar. prietary or other tenure, in which a division of land has not been made among the sharers, shall not exercise any of the powers conferred by this Act in regard to the recovery of arrears of rent, enhancement of rent, ejectment of tenants, or distress, otherwise than through a manager authorized to collect the rents on behalf of all the sharers.

- (2) In partidári estates or tenures these powers shall be excreised only through a lambardar, or through the pattidár who is entitled to collect the rents of the patti.
- (3) Nothing in this section shall be construed to affect any local custom or special contract.
- 127. Any person in possession of land occupied
 Rent payable for land
 cccupied without consent of the landccupied without consent of the landlord shall be liable for the
 rent of that land at the rate
 payable in the previous year, or, if rent was not
 payable in the previous year, at such rate as the
 Court may determine to be fair and equitable, and
 he shall not in respect of that land have any of
 the statutory privileges conferred by this Art

(Chapter VIII.—Jurisdiction of the Courts.—Section 128 —Chapter IX.— Limitation of Suits.—Sections 129-134.) (Chapter X.—Procedure.—Sections 135-143.)

Place of sitting of local limits of its jurisdiction, or, in the case of an Assistant Collector, at any place within the limits of the district to which he is appointed.

CHAPTER IX.

LIMITATION OF SUITS.

129. Subject to the provisions as to legal disability contained in any law for the limitation of suits for the time being in force in Oudh, all suits under this Act shall, except as otherwise provided in this Act, be instituted within one year from the date of the accrual of the cause of action.

130. A suit for the delivery of a patta or the Suits for delivery of counterpart of a patta may pattas or counterparts. be instituted at any time during the tenancy.

131. A suit by a tenant for the recovery of a suits for recovery of holding treated as abandoned.

be instituted within three months from the date on which the landlord entered upon the holding.

Suits for arrears of nue or rent, or, where rent is retenue or rent or share of profits.

of a share of profits, shall, except in the case mentioned in section 16, be instituted within three years from the last day of the month of Jeth of the Fash year in which the arrear fell due.

133. A suit for the recovery of money in the hands of an agent, or for hands of accounts for money, or delivery of accounts or papers.

any time during the continuance agency or within one year after its determination.

134. A suit regarding distress under section 103, 104 or 105, or to set saits regarding distress and division or appraisement of produce, and division, estimate, appraisement or proceeding under section 32, shall be instituted within three mentles from the date of the account of the cause of action.

CHAPTER X.

PROCEDU

V Jr 1882. 18

Application of the Code of Civil Procedure as in force in Oudh shall, so far as they are not inconsistent with the provisions of this Act, apply to all suits and other proceedings under this Act.

Mode of son to whom it is addressed or on an agent authorized by him to accept service on his behalf; but if that person or an agent so authorized cannot be found, service may be made by posting the notice at the usual place of residence of the person does not reside in the district wherein the land is situate,

at the village-chaupal or other conspicuous place in the village wherein the land is situate.

137. In addition to the particulars required by section 50 of the Code of Civil Procedure to be speci-XIV of 1 fied in the plaint, the plaint shall contain the following particulars, namely:—

- (a) the name of the village or estate, and of the pargana in which the land to which the suit relates is situate;
- (h) if the suit is for recovery of an arrear of rent, or for the enhancement or abatement of rent, or for the ejectment of a tenant, or for contesting a notice of enhancement of rent, or for contesting a notice of ejectment, or for the recovery of the occupancy or possession of any land, then the extent, situation and designation of the land to which the suit relates and, where fields have been numbered in a Government survey, the number (if it is possible to give it) of each field;
- (c) if the suit is for recovery of an arrear of rent or revenue, then the yearly rent or revenue of the land, the amount (if any) received on account of the year or years for which the claim is made, the amount in arrear and the time in respect of which it is alleged to be due;
- (d) if the suit is for the delivery of a patta or the counterpart of a patta, then all the particulars mentioned in section 8.

Third person claim and an under-proprieter or ingrent to be made a tenant the right to receive party. the rent of land is claimed by a third person, on the ground that he, or a person through whom he claims, has actually and in good faith received and enjoyed the rent up to the time of the commencement of the suit, that third person shall be made a party to the suit, and the question of the actual receipt and enjoyment of the rent by him or the person through whom he claims shall be enquired into, and the suit shall be decided according to the result of the inquiry:

Provided always that the decision of the Court shall not affect the right of any party having a legal right to the rent of the land to establish his title thereto in a Court of competent jurisdiction.

ant to be for that disposal in a rain sais (1), (2), (7), (16) and (11) of section 138, the summens of the defendant shall be for the final disposal of the suit.

140. In a suit to recover an arrear of rent, no Set off in suits for set-off shall be allowed arreads or rent. against the claim except such amount as may be due to the defendant on an unexecuted decree under this Act against the plaintiff.

141. When an arrear of rent remains due from Interest on arrears of any tenant, he shall be liable rent. to pay interest on the arrear at the rate of one per cent. per mensem.

142. (1) In any suit under this Act involving Payment of money into a claim to money, the decourt by defendant. fendant may, at any stage of the suit, deposit in Court such sum of money.

(Chapter X.—Procedure.—Sections 143-155.)

as he considers a satisfaction in full of the plaintiff's claim, together with the costs incurred by the plaintiff up to the time of the making of the deposit.

- (2) Notice of the deposit shall be given to the paintiff, and the amount deposited shall be paid to him on his application.
- (3) From the date of the making of a deposit under this section, interest shall not be allowed to the plaintiff on the sum deposited, whether that sum be in full of the plaintiff's claim or fall short thereof.
- Proceeding for balance where defendant pays less than amount claimed by the plaintiff, nothing in the last for going section shall lar the plaintiff

from proceeding in the suit for the recovery of the balance.

141. (1) A Court may, if it thinks fit, itself make a local investigation instead of issuing a commission under section 392 of the

of 1882. Code of Civil Procedure.

. (2) When the Court itself makes a local investigation, the provisions of section 393 of that C de with respect to the recording of evidence shall apply to the Court, and any observations which the Court sees lit to record on its proceedings shall be received as evidence in the suit.

Decrees.

Time for the making on a decree under this Act when the application for the ution.

The for the making on a decree under this Act when the application for the issue of the process is made after the lapse of three years from the date of the decree, unless the decree is for a sum exceeding five hundred tupers, in which case the period within which execution may be had shall be regulated by the law for the time being in force as to the period allowed for the execution of decrees of Civil Courts.

Immediate execution suit under this Act, the of decree. Court may, on the oral application of the party in whose fix ur the decree is passed, direct immediate execution thereof in the manner described in section 256 of the 1882. Code of Civil Procedure.

147. When a decree in favour of the plaintiff

Decree for enlancement to the date of communication of enhancement.

Decree for enlancement of small in a sait for an encomment of communication of enlancement of rent, the Court shall declare the date from which the enhancement shall take effect.

248. (1) If the decree is for the delivery of Enforcement of decree for delivery of papers or accounts, it may be enforced by the imprisonment are party against whom it is made or by the attachment of his property, or by both imprisonment and attachment.

(2) The imprisonment and attachment may be continued until the party complies with the terms of the decree:

Provided that he shall not be imprisened under this section for a longer period than six months.

149. A decree for the delivery of a patta or of
Decrees for patta or
counterpart to specify
certain particulars.

S, and such other particulars in accordance with
the provisions of this Act as the Court deems fit.

Grant of patta or counterpart in case of defendant's refusal.

Grant of patta or patta or a patta, and the party ordered to deliver the patta or refuses to do so, the Court may grant a patta or

refuses to do so, the Court may grant a patta or counterpart in conformity with the terms of the decree, and that patta or counterpart shall have the same effect as if delivered by the party against whom the decree was passed.

151. If the decree is for money, a process in exe-Execution to be first made against moveable property of the immoveable property of the judgment-debtor, other than for attachment of that property, unless satisfaction of the decree cannot be obtained against his moveable property.

Sale of under-proprietary right in execution of decree for arrans of the provisions of this Act, be sold in execution of the decree.

Registration of incombrance created by an under-propries tor on his tenure after the under preprietor. It wently-second day of July, 1868, shall not be valid in the event of the sale of his rights and interests in execution of a decree for arrears of rent, unless the incumbrance has been registered under any rules or law for the time being in force in Oudh, within four months after the creation thereof, and not less than thirty days before the date of attachment of these rights and interests.

Proprietor's lien for reat people for.

Proprietor's lien for reat people by unders proprietor.

Sequently accruing in respect of the land subject to the incumbrance, the incumbrancer shall be liadly to pay to the proprietor the whole or the part of that rent, as the case may be, unless the proprietor has agreed in writing to waive any claim which he might otherwise have made on the in umbrancer under this section.

(2) Where after the passing of this Act an under proposel or transfers his rights or any part transfer in land, and the transfer centers into passe sion, the transferce shall, subject to any agreement in writing with the proprietor to the contrary, be liable to pay to the proprietor any arrears of roat due in respect of the land at the date of the transfer.

155. (1) When hind is sold in execution of a delight of pre-emption—crae under this Act, and the at execution sale.——land or any lot thereof has been knocked down to a stranger, any co-sharer, other than the judgment-debtor, may, before sunset on the day of sale, claim to take the land, or lot, as the case may be, at the sum at which it was so knocked down.

Chapter XI. - General. - Sections 156-158.) (Schedule A .- Schedule B .- Schedule C .- Schedule D.)

(2) A like claim may be made, if the land is a spect of the (revenue or) rent of the said lands proprietary tenure, by an under-proprietor, and if the land is an under-proprietary tenure, by a proprietor.

(3) Any claim made under this section shall be

allowed:

Provided that, if a claim to the same land or lot is made by a proprietor or under-proprietor as well as by a co-sharer, the claim of the co-sharer shall

Provided also that a claim shall not be allowed unless the claimant fulfils all the conditions of the

sale binding on a purchaser.

CHAPTER XI.

156. Notwithstanding anything in the Indian Registration of statu- Registration Act, tory pattas unnecessary. pattas granted for any term not exceeding seven years by landlords to tenants to whom section 36 or section 37 of this Act applies shall be deemed good and valid without their being registered.

157. The provisions of sections 4, 36, 37, 38, Exclusion of specified 39, 40, 41, 42, 13, 44, 45, areas from certain pro-46, 47 and 18 shall not visions of the Act. extend to the areas specified in Schedule D to this Act, or to any other area which the Chief Commissioner may from time to time, by notification in the local official Gazette, add to that schedule, but the Chief Commissioner may from time to time, by like notification, extend those provisions, or any of them, to any of those areas.

158. (1) The Chief Commissioner may, from time to time, make rules con-Power to make rules. sistent with this Act for the guidance of all persons in matters connected with the enforcement of this Act.

?) The Chief Commissioner shall, before making rules under this section, publish a draft of the proposed rules in such manner as, in his opinion, is sufficient.

(3) There shall be published with the draft a notice specifying a date at or after which the

draft will be taken into consideration.

(4) The Chief Commissioner shall receive and consider any objection or suggestion which may be made by any person with respect to the draft before the date so specified.

(5) Every rule made under this section shall be published in the local efficial Gazette in English and in such other language or languages as the Chief Commissioner directs, and that publication shall be conclusive proof that the rule has been made as required by this section.

SCHEDULE A.*

(See section 15.)

1, A. B., of , &c., solemnly declare that I did personally [or by my agent C. D.] on day of tender payment to E. F. at

(the place where the (revenue or) rent of the lands at , [held or] cultivated by me under [or from or jointly with] the said E. II. is usually payable) of the sum of rupees

as and for the whole amount due from me in re-

to the month of from the month of I further declare both inclusive. that the said E. F. refused to accept the said sum so tendered [or to give me a receipt in full forthwith for the sum so tendered]. And I declare that, to the best of my belief, the sum of so tendered, and which I now derupees sire to pay into Court, is the full amount which I owe to the said E. F. on account of the (revenue or) rent of the said lands from the month of to the month of

both inclusive, and that I owe to the said E. F. no further sum on account of the (revenue or) rent of the said lands.

I, the person named in the above declaration, do declare that what is stated there:n is true to the best of my information and belief.

SCHEDULE B.+

(See section 15.)

Court of the Dated the day of 18 To E. F., of &c.

With reference to the within declaration, you are hereby informed that the sum of rupees therem mentioned is now in deposit in this Court, and that the above sum will be paid to you or your recognized agent on application. And take notice that if you have any further claim or demand whatsever to make against the said J. B. in respect of the (revenue or) rent of the said lands, you must institute a suit in Court for the establishment of that claim or demand within six calendar months from this date, otherwise your claim will be for ever barred

SCHEDULE C.

(See section 84.)

Office of officer appointed to sell distrained properly.

A. B .- Distragaer.

Whereas the said A. B. has applied to have the distrained property specified below sold for the recovery of alleged to be due to him as arrears of rent, you are hereby required either to pay the said sum to the said A. B., or to institute a suit before the Court to contest the demand within fifteen days from the receipt of this notice, failing which the property will be sold.

Dated this

SCHEDULE D.

(See section 157.)

(1) Parganas Kukra Mailani, Bhur, Srinagar, Nighasan, Palia, Khairigarh, Dhaurahra and Firozabed in the district of Kheri;

(2) alluvial maháls for the time being registered as such under the rules made under clause (b) of section 220 of the Oudh Land-revenue Act, 1876; XVII of 18 and

(3) lands heretofore or hereafter granted under the waste-land rules for the time being in force in Oudh.

† This is to be by endorsement on a copy of the declaration under Schedulo A made by the person paying the money into

. S. HARVEY JAMES. Offg. Secy. to the Gout. of India.

[•] If this declaration is made by an agent it must be altered , accordingly.



The Gazette of India.

PUBLISHED BY AUTHORITY.

SIMLA, SATURDAY, OCTOBER 16, 1886.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART V.

Bills introduced into the Council of the Governor General for making Laws and Regulations, or published under Rule 22.

Number and

year.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

[Third publication.]

The following Bill was introduced into the Council of the Governor-General of India for the purpose of making Laws and Regulations on the 24th September, 1886, and was referred to a Select Committee on the 30th idem:—

No. 25 of 1886.

A Bill to abolish Military Courts of Requests as established by Indian Military Law.

WHEREAS it is expedient to repeal that portion of the Indian Military Law which relates to Military Courts of Requests and to military tribunals having jurisdiction with respect to actions of a civil nature; It is hereby enacted as follows:—

1. The enactments mentioned in the schedule Repeal of enactments. hereto are hereby repealed to the extent specified in the third column of that schedule.

THE SCHEDULE. ENACTMENTS REPEALED.

Number and Subject or title. Extent of repeal.

Acts of the Governor-General in Council.

Act XI of Military Courts of So far as 1841. Requests for Native it has not Officers and Soldiers. been repealed.

Act XII of Regulation of Military So far as 1842. Bázárs and Liabilities it has not of Camp-followers. been repealed.

Act XXXIII Enforcement of judgof 1852. ments in places beyond the jurisdiction of the Courts pronouncing the same. So far as it has not been repealed. Acts of the Governor-General in Council-contd.

Subject or title.

2

Act III of Conferment of Civil | So far 1859. Jurisdiction in cer- it has not tain cases on Canton- been rement Joint Magis- pealed. trates.

Act XII of Suspension of opera-1868. tion of section 17, Act XI, 1841. Act III of Cantonments ... Section 8.

1880.
Act XIV of Code of Civil Proce- Clause (3) of 1882. dure. Section 6.

Act of the Governor of Madras in Council.

Act I of Cantonments Section 9, down to and inclusive of the words "provided also that."

Bombay Regulation.

XXII of Military Authority ...

The following portions so far 9.9 they have not rebeen pealed, namely:-(a) the first clause of section 3; (b) the first twentyseven words the second clause of that section; (c) section 7; and (d) section 32.

Extent of

repeal.

STATEMENT OF OBJECTS AND REASONS.

The object of this Bill is, by repealing that portion of Indian military law which relates to Military Courts of Requests, to make the provisions of the Army Act, 1881, respecting Courts of Requests in India (44 & 45 Vict., c. 58, ss. 148-151), apply to Her Majesty's Indian forces, and thus to place those forces, with respect to indebtedness, in the same position as the rest of the British Army. In this respect the law enacted nearly half a century ago for the Indian army is more severe than Parliament has seen fit to enact for the other branches of Her Majesty's regular forces or than the Council of the Governor-General would now enact. General would now enact.

The 22nd September, 1886.

G. CHESNEY.

S. HARVEY JAMES, Offg. Secy. to the Gout. of India.

GOVERNMENT OF INDIA.

REVENUE AND AGRICULTURAL DEPARTMENT.

REPORTS ON THE STATE OF THE SEASON AND PROSPECTS OF THE CROPS FOR THE WEEK ENDING 13th OCTOBER, 1886.

GENERAL REMARKS.—Rain has fallen generally throughout the country during the week under report. The falls have been heaviest in Bengal, the North-Western Provinces and Oudh, and Bombay.

In Bombay, the Central Provinces, Berar, Hyderabad, and the Punjab, the recent rainfall has been beneficial to the *kharif*, which is generally in good condition. Harvest is in progress in parts of Bombay, the North-Western Provinces and Oudh, and Rajputana, and promises well. In

Mysore, Coorg, and Madras agricultural prospects continue satisfactory.

In Bombay the rice crop still needs rain, and in the Central Provinces it has, as already reported, suffered much from drought on high lands. The early rice harvest continues to yield fairly in Bengal, and the condition of the winter rice is very favourable. In Assam sowing for the winter crops has commenced. In Burma the rice crop promises well everywhere.

Cotton-picking has commenced in Berar; in Bombay the crop needs more rain.

Rabi sowings are generally well advanced in Bombay, the North-Western Provinces and Oudh, and the Central Provinces, and have commenced in the Punjab, Berar, Hyderabad, and Raiputana.

The public health continues to be generally good in all Provinces.

Presidency or Province Rainfall for week under

Prices are steady or falling in the Central Provinces, and rising in one or two districts of the Punjab and in Coorg. Elsewhere they remain generally stationary.

State of agricultural prospects.

and Distr			report.	State of agricultural prospects.
			1	
Madras -(Oct. 1	3th)			
Bellary	•		Average 175	Standing cross generally fair; harvest chilum and gingelly, yield every lage. Condesdocate in three talaks.
Kurnool	•	•	Average to7	Standis forces regions by subsequent raes. Small-pox and cat- tic-d are in one rank.
Canjani	•	•	Average last week since revised, 0.55: this week, 2.05.	Rain excessive in parts, roads and irrigation works damaged. Standing cross, padds under water. Fever in two, slight small-pox in the yand catale-disease in two tataks.
Kisma	•	٠	Average 2 15	Standi gerop generally good; howest dev grains, outturn about average. River 4'25 leet over anicut. Sight fever; cholera in two taluks.
Chingleput (A	(ladias)	•	Average 2 So	Standing crops good; havest paddy and ragi, outturn below average. Small-pox and tever in one, and castle-disease in all tables.
Comit-core	•	•	Average 112	Standing crops generally good, but dry grains require more rain in parts; harvest wet and dry grains, outturn cholum about average, rest generally above average. Fever and small-pox in one talek.
Tanjore	•	•	Average (40	Standing crops generally good; harvest wet and dry grains, out-turn below average.
Madura	•	•	Average last weeksince revised, 1742 this week, 24.	Fever in parts of one taluk.
Malabar	•	•	Average 1'59	Harvest first crop paddy, outturn below average. Fever and cattle- lisease in one and slight small-pox in seven taluks.
Travancore	•	•	' 00	Preparations for second crop cultivation begun. Small-pox and fiver in parts. General Remarks.—General prospects good.
Bombay-{Oct.	13th)		1	
Kurrzchee			Nil	River at Kori on 11th, 9 feet 5 inches against 9 fe t 6 inches on same date last year. Kharif harvesting progressing in eleven telukas. Fever in eleven and cattle-disease in three talukas. Wheat, refrice, and bajri in Kurrachee 24, 30 and 32 and in Sujawal 20, 44 and 44 pounds per rupee, respectively.
Hy leruhad	•	;	Nil	Kharif cultivation good; harvesting commenced throughout the district; juari damaged by worms in Sakrand. River at Kotri on 11th, 9 feet 5 inches against 9 feet 6 inches on same date last year. Fever in eleven, small-pox in one, and cattle-disease in one taluka. Wheat 20, juari 40, bajri 40, white rice 20, and red rice 28 pounds per rupee.
Ahmedahad	•	•	Dl andhuka, 1759; slight showers in all other talukas, save Daskrohi and Parán- tii.	
Baroda	•	•		Crops in good condition. Cattle-disease abating in Sidhpur. Bujri 30, wheat 20, and rice 20 pounds per rupee.

Presidency or Province and District.	Rainfall for week unde report.	State of agricultural prospects.
Bombay-contd.	į.	
Surat	Rain	Fall of rain has prove I beneficial to the standing crops; more rain still wanted. Small-pox affecting cattle in Mandvi talukas still continues; slight fever in O pad, Bardoli, and Pardi, and small-pox in Bulsar. Juari 31 and nagli 44 pounds per rupee.
Nasik	leola, 196; Nasik 190; Nandgaon, 03 Bagián, 120; maxi mum at Sinna 2122; minimum a Chandor, 110.	Rünfall beneficial to standing crops. Preparations for zabi sowing continue. Public health good. Wheat 30\(\frac{3}{4}\), bajri 36\(\frac{1}{4}\) and rice 21\(\frac{1}{4}\) pounds per rupee.
Colaba (Bombay) .	Nil	Abnormal temperature 1° cool on 6th and 7th, rose to 2° warm on 11th, and then tell to 1° warm on 12th; a pour in air excessive from 9th to 11th; normal on all other days; abnormal wind southedly and strong on 6th and 7th, northerly on 12th and normal on all other days; thunder on 7th.
Poona	Junnar, 1955; Khed, 241; light showers in other taluka- varying from 52 in Petha Bá ám ci to 502 in Máwal talukas.	of rabi are in progress. More rain wanted in Purandhar taluka. Public health generally good; slight caule-disease in Indapur and Hiveli talukas. Birri 41 and juari 55 pounds in the district and bajri 34 and juari 48 pounds per rupee in
Ahmednagar	¹ At Karjat, 400; Sheogaon, 2/30; Júmkhed, 2/12; Ráhuri, 2000; Na- gar, 1/78; Párner, 1/43; and from '07 to '82 elsewhere.	and juari -maximum 120 and minimum 48 pounds per rupee.
Sholapur	At Sholapur, 78; Bársi, 41; Karmá- la, 150; Pandhar- pur, 20; Sángoia, 35.	Standing crops good; rabi sowing almost completed. Juari 09; and bajri 48; pounds per rupee.
"Dharwar		disease in Kalghatgi taluka. Rice 23 and juari 53 pounds per rupee.
Кипига		in six talukas. Common rice 13 at Karwar and district average
Rajkot	Nil .	General health fair. Sowing of wheat and gram commenced. Wheat 33, bajri 28, and inari 42 pounds per rubre. General Remarks.—More or less rain in an ist ail districts; more rain still required in parts of Ahm dabid, Khandesh, Dharwar, and Belgaum. Raping o kharif crops and rabi sowing going on in several districts; stanling crops siigh by juried by blight in parts of Ramaguri and by insecs in parts of Hyderabad. Fever in parts of twelve, carle-disease in parts of ten, and small-pox in parts of two districts.
Bengal- (Oct. 13th)		
Chittagong (Oct. 12th)	1 18	Weather hot. Prospects of amon rice fair. Damage by cater- pillars still reported from south. Preparations being made for
Dacca .	ا 0.42	winter crops. Prices steady. Public health good. September rice being harvested; aman doing well, prospects good. Public health good.
24-Pergunnahs •(Calcutta).	2.02	Prospects of crops good; ploughing for winter crops continues. Public health good.
Moorshedabad .	2.52	Weather sea-onable. Prospects of winter rice good. River fallen considerably.
Rungpore	o [.] 06 o [.] 48	Prospects of aman good. Fever greatly on the increase, Prospects of crops very satisfactory. Public health fair; fever in several thana.
Bhagalpur	l	Late rice very promising; lands being ploughed for rabi. Prices easy.
Purneah Patna		Prospects of crops good. Rivers falling. Public health fair. Some damage from excessive rain, but prospects of rice crops generally good; rahar and juari also promising. Public health generally good.
Durbhunga	1.71	Harvesting of bhadoi completed; prospects of paddy crops, where not destroyed by floods, continue favourable. Prices
Hazaribagh	6.35	almost stationary. Public health good. Rain all over the district. Harvesting of bhadoi nearly completed, with average outturn; paddy and other standing crops doing
Cuttack	2.23	well. Cattle-disease in some villages; general health good. Weather seasonable and showery. Prospects of late rice very favourable; rabi crops damaged by rain. Prices talking. Pub- lic health generally good.

Pulma (Serajguage) (Namparun	Presidency or Provinc and District.	e F	Rainfull for week under report.	State of agricultural prospects.
Midnapore (248) Nimograpore (248) Dinagepore (248) Dinagepore (248) Proposed very fair and light, show the fair (240). Public health good, weather the compared to the fair (240). Proposes of crops favorable. Public health good, weather fair (240). Proposes of crops favorable. Public health fair (240). Proposes of crops favorable. Public health fair (240). Proposes of crops favorable. Public health fair (240). Proposes of crops favorable. Public health fair (240). Proposes of crops favorable. Public health fair (240). Proposes of crops favorable. Public health fair (240). Proposes of crops favorable. Public health fair (240). Proposes of crops favorable fair fair fair fair fair fair fair fair	Bengal-contd.			
Dungepore Pubna (Serajamye) Gya Gya Champarun 1742 Pubna (Serajamye) Gya Champarun 1759 Champarun 1750 Cham	Midnapore	•	•	
Pubma (Serajgunge) Gya Chumparun 1739 Weather cloudy. Prospects of cross good. Public health fair Prospets of rice crops excledent. Public health fair Prospets of rice crops excledent. Public health fair Prospets of rice crops excledent foundations. Some cases of chorresponded from interior; public health fair. Benares (Sept. 13th) Benares (Sept. 13th) Benares (Sept. 13th) Corakhpore (n. 11th) Corakhpore (n. 11th) Corakhpore (n. 11th) Average 3750 Ballia (12th) Corakhpore (n. 11th) Corakhpore	Dinagepore .	•	1.42	ing of am in finished; prospects fair. Public health good. Weather fine. Prospects of crops favourable. Public health
harvest generally last, except in some parts of Bélar, where lost from floods has been on identate publishment of subter going on, but in some places delated owing to continue rin all. Fever prevalent in some districts, otherwise publicable good. N. W. Provinces and Oudh — (Sept. 11th)	Gva .	•	4.83	Harvesting of bhadoi crops nearly completed R in has done much good to preldy crops. Prices stationary Some cases of cholera reported from interior; public health fair. General Romarks.—Raia all over the Province during the week, in some parts of the Patna and Chota Nagpur divisions it was excessive. Prospects of amore crops generally promising
Benares (Sept. 13th) Benlia (12th)				harvest generally tair, except in some parts of Behar, where the loss from floods has been con iderable; cultivation of rabi crops going on, but in some places delayed owing to continuous rain all. Fever prevalent in some districts, otherwise public
Ballia (
Ballia (12th 1	Benares (Sept. 1	(1:h)	Average 3.50	Weather clear and seasonable. Crops doing well. Prices steady.
Lucknow (, 11th) Average 10				Rabi sowing commenced. If the generally good, Sowings or grain and oilseeds commenced. Prices stationary,
Lucknow (, 11th) Average 170 Rae Bareii (, , ,) Pattabgarh (, 12th)	Fyzabad (" 1	21h)	About 2'0	Prospects of ribi very favourable. Prices steedy. Health of
Pattabgarh (, , 12th) Pattabgarh (, , 12th) Allahabad (, , ,) Pattabgarh (, , 12th) Allahabad (, , ,) Pattabgarh (, , ,) Pattabgarh (, , , ,) Pattabgarh (, , , , ,) Pattabgarh (, , , , , , , , , , , , , , , , , ,	Lucknow (,, 1	Ith)	Average 10	Rahi sowings in progress; harvest crops look well. Markets well supplied. Prices steady. Public health good; conditions of
Allahabad (, , ,) Allahabad (, , ,) Allahabad (, , ,) Farakhabad (, , ,) Banda (, , , ,) Banda (, , , ,) Banda (, , , , , , , , , , , , , ,) Banda (, , , , , , , , , , , , , , , , , ,	Rae Bareli ("	")	2:80 at Sadr	In some places rabi sowings commenced. Supplies ample. Prices
Adlabadd (, , ,) 1:14 all over the district. Cawupone (, , ,) In six tabilis from 10:10:23 on	Partabgarh (" I	(2:h)	Nil	Some of the kharif crops said to be below the average, owing to the late he wy rain. Prices stationary. Health of people and
Campore (, ,) In six tabils from 10 to 2 30. Banda (, 11th) Heavy rain until 7th 10 to 2 30. Heavy rain until 7th 2 30. Heave rain until 7th 2 30. Heavy rain until 7th 2 30. Heavy rain until 7th 3 40. Heave rain until 7th 3 40. Heave rain until 7th 3 40. Heave rain until 7th 3 40. Heave rain until 7th 3 40. Heave rain until 7th 3 40. Heave rain until 7th 3 40. Heave rain three parganas at later sowers rain has caused some dam in the Sultr table. List week's rain has caused some dam in the Sultr table. List week's rain has caused some dam in the Sultr table. List week's rain has caused some dam in the Sultr table. List week's rain has caused some dam in the Sultr table. List week's rain has caused some dam in the Sultr table. List week's rain has caused some dam in the Sultr table. List week's rain has caused some dam in the Sultr table. List week's rain has caused some dam in the Sultr table. List week's rain has caused some dam in the Sultr table. List week's rain has caused some dam in the Sultr table. List week's rain has caused some dam in the Sultr table sower. Prospects are lavourable and suckness is disappearing. Weather now clear. List week's rain has caused some dam in the Sultr table. List week's rain has caused some dam in the Sultr table. List week's rain has caused some dam in the Sultr table. Li	Allahabad ("	,) 1		Standing crops in good condition; fields are being prepared for rabi sowings. Markets well supplied. Prices slightly fallen.
Handa (, 11th) Heavy rain until 7th barley being sown; early sowings have germinated well. Present law in the district. Bareilly (, ,) Beneficial rain has fallen in descript. Rain over granter part or the district on 7th. Mil Sitapur (, ,) Beneficial rain has fallen in almost every reporting and germinated. Supples ample Prices stationary. For spects of kharif improved the district on 7th. Meerut (, 12th) Avii Weather fire Rice reaped in parts; rabi ploughing commenced. Present fire Rice reaped in parts; rabi ploughing commenced. Present fire Rice reaped in parts; rabi ploughing commenced. Present fire Rice reaped in parts; rabi ploughing commenced. Present fire Rice reaped in parts; rabi ploughing commenced. Present fire Rice reaped in parts; rabi ploughing commenced. Present fire Rice reaped in parts; rabi ploughing commenced. Present fire Rice reaped in parts; rabi ploughing commenced. Present fire Rice reaped in parts; rabi ploughing commenced. Present fire Rice reaped in parts; rabi ploughing commenced. Present fire Rice reaped in parts; rabi ploughing commenced. Present fire Rice reaped in parts; rabi ploughing commenced. Present fire Rice reaped in parts; rabi ploughing commenced. Present fire Rice reaped in parts; rabi ploughing commenced. Present fire Rice reaped in parts; rabi ploughing commenced. Prices stationary. For sever still prevalent, commenced. Prices stationary. For sever still prevalent, graph for rabi sowings cample praces steady. Fever still prevalent, otherwise the publisher rabi sowings have commenced. Supplies ample praces steady. Fever is still prevalent, otherwise the publisher rabi sowing. Prospects of kharif improve Health good. Prices stationary. Prespects of kharif good; Health good. Prices stationary. Prespects of kharif good; Health good. Prices stationary. Prospects of kharif good; Health good. Prices stationary. Prospects of kharif good; Health good. Prices stationary. Prospects of kharif good; Prices stationary. Prospects of kharif good; Prices stationary. Prospect	Сампроте ("	. 1:1		Crop- in good condition. Prices steady. Fever in places; cattle-
Sitapur (, , ,) Beneficial rain has fallien throughout the district. Rain over greater part of the district on 7th. Nil Weather now clear Laist w.e.k's rain has caused some dam in the Salr tabil. Elsewhere prospects good. Health fair. Health fair. Prices stationary. Prospects of kharif improved fairly food. Prices stationary. Prospects of kharif good.	Banda (" 1	xth) [].	leavy rain until 7th	Weather clear since. Prospects much improved; grain and barley being sown; early sowings have germinated well. Prices
Sitapur (, , ,) Beneficial rain has lation throughout the district. Bareilly (, , ,) Rain over gr. aterpart of the district on 7th. Kumaon (, , ,) Agra (, , 11th) Yil Weather fire Rice reaped in parts; rabi ploughing commence Prices taking slowly. General health good; cattle-disconnection of the district on 7th. Meerut (, , 12th) Average 2.70 Meerut (, , 12th) Avil Recent rain beneficial; cold bright weather now. Early kh continued. Supplies ample and germinated. Supplies ample. Prices stationary. For still prevalent. General Remarks.—Rain has fallen in almost every reporting trict during the week. Prospects are good throughout, an mots places rabi sowings have commenced. Supplies ample prices steady. Fever is still prevalent, otherwise the public of the prices of the prices of the prices of the public of the prices of the public of the prices of the public of the prices of the public of the public of the public of the prices of the public	Farakhabad (, 1	2th)	Nil	Weather now clear. Last week's rain has caused some damage
Rumaon (, ,) Rain over gr. ater part of the district on 7th. Nil Weather fire Rice reaped in parts; rabi ploughing commence Prices failing slowly. General health good; cattle-disc communes. Rumaon (, ,) Nil Weather fire Rice reaped in parts; rabi ploughing commence Prices failing slowly. General health good; cattle-disc communes. Rharr: being harvested; rabi sowing commenced. Prices steady. Fever still prevalent. Standing crops flourishing. Prices steady. Fever still prevalent and germinated. Supplies ample. Prices stationary. Recent rain beneficial; cold bright weather now. Early khealth germinated. Supplies ample. Prices stationary. Recent rain beneficial; cold bright weather now. Early khealth germinated. Supplies ample praces steady. Fever is still prevalent. General Remarks.—Rain has fallen in almost every reporting tried during the week. Prospects are good throughout, an most places rabi sowings have commenced. Supplies ample praces steady. Fever is still prevalent, otherwise the publishing good. Panjab—(Oct. 13th) Delhi (12th) Health fair. Prices fluctuating. Prospects of kharif improve Health good. Prices rising. More rain wanted for rabi sings Health fair. Prices stationary. Preparations for wheat sow commenced. Health good. Prices stationary. Prospects of kharif good;	S itapur ("	:	the district.	The weather has now the red up. Rabi sowings are progressing; prospects are layourable and sickness is disappearing.
Maria (, ,) Nil Agra (, , 11th) Jhansi (, , ,) Average 2:70 Meerut (, , 12th)	Barcilly ("	.,) F	Rain over greater part of the district	
Stendy, Fever prevalent, Standing crops flourishing. Prices steady. Fever still prevalent (, , 12th Nil Nil Standing crops flourishing. Prices steady. Fever still prevalent (, , 12th Nil Nil Recent rain beneficial; cold bright weather now. Early kh crops cut, remainder flourishing; early rabi sowings comple and germinated. Supplies ample. Prices stationary. For still prevalent. General Remarks.—Rain has fallen in almost every reporting tried during the week. Prospects are good throughout, an most places rabi sowings have commenced. Supplies ample praces steady Fever is still prevalent, otherwise the publish is good. Punjab—(Oct. 13th)	Kumaon ("	.)		Weather fine Rice reaped in parts; rabi ploughing commenced. Prices talking slowly. General health good; cattle-disease communes.
Meerut (,, 12th Nil Nil Recent rain beneficial; cold bright weather now. Early kh crops cut, remainder flourishing; early rabi sowings comple and germinated. Supplies ample. Prices stationary. For still prevalent. General Remarks.—Rain has fallen in almost every reporting trict during the week. Prospects are good throughout, an most places rabi sowings have commenced. Supplies ample praces steady. Fever is still prevalent, otherwise the publical process. Punjab—(Oct. 13th)	Agra ("	rrth) ·	20 in two parganas	stendy. Feyer prevalent.
crops cut, remainder flourishing; early rabi sowings comple and germinated. Supplies ample. Prices stationary. For still prevalent. General Remarks.—Rain has fallen in almost every reporting trict during the week. Prospects are good throughout, an mots places rabi sowings have commenced. Supplies ample praces steady. Fever is still prevalent, otherwise the publication of	Jhansi ("	,,)	Average 2'70	Standing crops flourishing. Prices steady. Fever still prevalent;
### Control Remarks.—Rain has fallen in almost every reporting trict during the week. Prospects are good throughout, an most places rabi sowings have commenced. Supplies ample praces steady. Fever is still prevalent, otherwise the publish for the publish of the process of the publish of the process of the publish of the	Meerut ("	12th	Nil	crops cut, remainder flourishing; early rabi sowings completed and germinated. Supplies ample. Prices stationary. Fever
Delhi (12th) Hissar Umballa 102 Health fair. Prices fluctuating. Prospects of kharif improve Health good. Prices rising. More rain wanted for rabit ings Health fair. Prices stationary. Preparations for wheat sow commenced. Health good. Prices stationary. Prospects of kharif good;				General Remarks.—Rain has fallen in almost every reporting district during the week. Prospects are good throughout, and in mots places rabi sowings have commenced. Supplies ample and praces steady. Fever is still prevalent, otherwise the public
Hissar Umballa 80 Health good. Prices rising. More rain wanted for rabits ings Health fair. Prices stationary. Preparations for wheat sow commenced. Health good. Prices stationary. Prospects of kharif good;	Punjab-(Oct. 13th)			
Umballa '80 Health fair. Prices stationary. Preparations for wheat sow commenced. Little due 120 Health good. Prices stationary. Prospects of kharif good;				Health fair. Prices fluctuating. Prospects of kharif improved. Health good. Prices rising. More rain wanted for rabi sow-
Health good. Prices stationary. Prospects of kharif good;	Umballa		. 80	Health fair. Prices stationary. Preparations for wheat sowing
Dionighing and sowing control con-	Jullundur		i · 2 0	Health good. Prices stationary. Prospects of kharif good; rabi- ploughing and sowing commenced.
Amritsar Sialkot Ferozepore Lahore Rawalpindi 20 Health good. Health good. Health good. Health good. Health good. Health good. Health good. Health good. Health good. Health good. Health good. Health good. Health good. Health good. Prices stationary. Prices stationary. Prices stationary. Prices rising. Prospects of kharif average.	Sialkot Ferozepore Lahore		.60 50 at Sadr 2.70	Health good. Prices stationary. Health good. Prices stationary. Health good. Prices stationary. Prospects of kharif fair. Health good. Prices almost stationary.

Presidency or Province and District.	Rainfall for week under report.	State of agricultural prospects.
Punjab—contd.		
Shahpur Mooltan . Dera Ismail Khan Peshawar .	Nil Nil Nil	Health good. Prices almost stationary. Health good. Prices stationary. Prospects of kharif average. Preparations for rabi sowings commenced. Health good. Prices stationary. Rabi sowings commenced. Health good. Prices almost stationary. Prospects of kharif good on irrigated lands. General Remarks.—Rain has fallen in all districts, except Multan, Shahpur and Dehra Ismail Khan; more wanted in the Delhi, Shahpur and Peshawar districts. General health good; scattered cases of small-pox in the Peshawar district. Prices rising in the Hissar and Rawalpindi districts, fluctuating in the Delhi district, elsewhere stationary.
Central Provinces— (Oct. 13th)		
Nagpur	Nil	Weather clear and cool. Prospects good. Fever and cattle-dis-
Jubbulpore	.11	ease prevalent. Prices somewhat fallen. Rice benefited by rain; rabi sowings advanced. Health fair.
Saugor (Oct. 12th)	1.77	Rain very beneficial to crops. Rabi sowings commencing. Fever
Seoni	-38	Weather cool and cloudy. Rabi sowings commenced with im-
Hoshangahad	.11	proved prospects. Fever prevalent. Prices steady. Rain has much improved prospects. Fever and small-pox in places.
Khandwa	.21	Prices stationary. Weather clear but hot. Prospects favourable. Rabi sowings
Raipur	3:47	commenced. Prices falling. Weather cloudy but close; rain fairly general, and has done much good. Rabi sowings progressing. Fever and cattle-disease continue. Prices steady.
Sambalpur (Oct. 9th)	·42	Weather showery. Rice on lowlands fair, on high lands mostly lost, otherwise crops good. Prices steady. General Remarks.—There has been more or less rain in all districts and a good fall in Raipur. Prospects much improved and all crops are doing well, except rice on high ground; rabi sowings progressing favourably. Prices steady or talling.
Lower Burma— (Oct. 13th)		
Akyab (Oct. 9th)		Public health and health of cattle good. Crops healthy.
Bassein	131'557. 0'55; total rainfall 87'51.	Public health good; two fatal cases of cholera in town; cattle healthy. Transplanting finished.
Rangoon	5'24; total rainfall 00'36.	Public health and health of cattle good.
Amherst (Moulmein) .	1'93; total rainfall	Public health and health of cattle good. Prospects of crops good.
Tavoy	4 63; total rainfall	Public health and health of cattle good. General appearance of crops good.
Henzada		Public health and health of cattle good.
Tounghoo	1.30; total rainfall	Public health and health of cattle good. Crop prospects good.
!	74·56.	General Remarks.—Public health and health of cattle good; two fa ai cases of cholera in Bassien town and several cases in Prome district. Crop prospects good everywhere. Rains nearly over.
Assam—(Oct. 13th)		
Gauhati	on during week	Weather seasonable; days hot, but nights and mornings are cool.
Sylbet	ending 12th instant. 0 86	General health good. Prospects of crops good. State and prospects same as reported last week. Distress some-
Cachar	Nil	what relieved by decrease in water. Days warm, nights cool. Transplanting of sali crops not altogether finished; ploughing and sowing of winter crops progressing. Common rice 13; seers per rupee. Outturn of tea good, but will soon be checked if rain does not fall. Blight is disappearing. Health good.
Dibrugarh (Oct. 5th) " (", 12th)	2.01 12.0	Weather seasonable. Matikalai being sown; prospects of sali crops good throughout the district, except in two mouzahs in North Lakhimpur; tea doing well. Public health good.
Mysore and Coorg— (Oct. 13th)		
Bangalore)	in all parts of the State, except Tum-	Rain wanted in parts of Tumkur Crops in good condition; prospects of season favourable. Public health generally good. Prices stationary.
M vsore Mercars	kur. 3'04 l	Prospects good. Prices slightly risen.

Presidency of and Di		nce	Rainfall for week unde report.	State of agricultural prospects.
Berar and Hy	derabe (Oct.			
Amraoti	•	1	80.	Weather clear. Crops in good condition; cotton-picking commenced, also rabi sowing. Wheat 22 and juari 28 seers per rupee.
Akola	•	.	2.25 '	Rain of the week has been very opportune. Kharif crops are very favourable.
Hyderabad			'85; total rainfall since 1st January, 35'10.	Rainfall of week beneficial to rabi sowings, but slightly damaging
Central India				
Indore .	•	•	Nil; total rainfall 31'92.	Prospects good.
Morar (Gwa	dior)		2'41; total rainfall 28'01.	Prospects good.
Neemuch			Nil	Weather seasonable. Health good.
Goona .			1.10	Health good.
Sutna .			1.87	Prospects excellent. Health good.
Agar .			-16	Health and prospects good.
Sehore .			2.24	Weather seasonable. Health good. Crops withering.
Nowgong	a·	. •	4'09	Prospects of crops excellent. Health fair. Prices steady.
Bhopawar (Sirdap	ur) .	'24; total rainfall	Health good. Prices stationary.
		İ	25°38.	
Rajputana – (C	ct. 13t	h)		
Abu	(Oct	13th)	Nil	Weather seasonable.
Sirohi		iothi		Tanks full, wells good. Health good. Mather cut; bajri and til
0	• "		- 11.5	being cut; crops heavy. Weather fair and excep tonally warm for time of year.
Marwar	("	9th)	Nil	Tanks all full. Fever still prevails. Crops being harvested. Weather clear and warm and close Rabi sowings commenced. Prices stationary.
Kherwara	(,,	ioth)	-67	Tanks and wells full. Preparing land for rabi. Health good. Prices falling. Weather seasonable.
Pertabgarh	(,,	9th)	-31	Tanks and wells decreasing daily. Health good. Prices steady. Weather hot.
Meywar	(., 1	Nil	Tanks and wells full. Crops average, being cut. Health fair. Prices stationary. Weather tair.
Harow ti	(,, }	Nil	Weather clear. Juari withering for want of rain. Nights cool; days hot. Health good.
1hallawar	(,,	Ioth)	'31	Weather cloudy.
Kotah	(,,	oth)		bever still prevalent. Prospects continue good.
Ajmere	("	12th)	Nil	Health fair. Tanks and wells diminishing. Crops being reaped. Prices stationary.
Ulw ur	(12111		Health good; fever in parts. Crops being harvested.
Bikan _i r	(.,	oth)	Nil	Tanks dry, wells low. Fever prevuent in four districts. Prices stationary.
Nepal - Oct.	7th)			: #
17 4 1		1		Same and prospects of grops fair
Katmardu	(Ut	(. 7.H.	2 33	State and prospects of crops fair.

Extract from the Proceedings of the Government of India, in the Revenue and Agricultural Department (Meteorology), dated Simla, 15th October, 1886.

Read the following:-

Summary of the Weather Reports for the month of September 1886.

The slight depression of temperature which characterized the weather of August last, disappeared, at its close, over the greater portion of the country, and in several provinces, owing to the early cossation of the rains, September was a warm month. In the Punjab, the temperature remained greatly above the average throughout, and, in the latter half of the month, over the whole of the Central Indian plateau. On the mean of the month, the excess amounted to from 2° to 4° in the Punjab, (except in the Derajat and Multan divisions, where it was small,) and from 1° to 4° in Central India, Khandesh, the Deccan and Concan. In the Gangetic plain, Assam, Rajputana, Sind and the Carnatic, the temperature was below the normal average. The depression was greatest in Behar, where it amounted to over $2\frac{1}{2}$ °.

The atmospheric pressure was slightly below the September average in the Punjab, owing probably to the high temperature. In Rajputana, Guzerat, and locally at a few places elsewhere, there was a slight excess. Elsewhere the differences from the average in both directions were very small. The air was drier than usual throughout North-Western and Central India, as well as in Bombay. In the Carnatic and the North-West of Bengal, however, it was damper than usual.

The rains ceased early in the month in North-Western India, Rajputana, Central India, Sind, Guzerat and a large part of the Decean; but in Bengal, Burma, Assam and the more eastern districts of the North-West Provinces, they continued to fall almost to its close. In Madras, as well as over a large portion of Bombay, light showers fell at short intervals.

The rainfall was very heavy all over Bengal, and especially in Behar, where it was nearly three times the average amount; and next thereto, in Northern Bengal. In the Carnatic the rainfall was about the average, and in Mysore and on the plateau of Bellary, it was but slightly above it. Everywhere else, the rainfall was more or less deficient, and little or no rain fell in the Indus Valley, Cutch and Guzerat.

The following table shows the amount of rain and the difference from the average, during the month of Seplember 1886, according to districts, as far as in indicated by the telegraphic reports.

	Districts.		 No. of stations.	e rainfall fo ptomber.	Difference from the average in September 1886.
Punjab, West	•••	•••	 7	2.49	-1.50
Punjab, East	•••		 6	4.22	2 ·95
North-Western Provin	ices, Trans-G	Jangetic	 14	7.44	—2 ·51
North-Western Provin	ces, Cis-Gar	ngetic	 7	5.47	-1:41
Behar	•••	•••	 4	· 7·43	+12.09
Northern Bengal	•••	•••	 3	14.73	+5.76
Assam, Cachar	•••	•••	 5	11.28	+ 3.95
Lower Bengal, Chotia	Nagpore	•••	 6	10· 3 5	+3.81
Orissa, Northern Circa	ırs	•••	 6	8.36	+1.14
Central Provinces, Sou	ıth	•••	 7	9-21	— 5· 7 3
Berar, Khandesh		•••	 3	5 ·36	2.06
Rajputana, Central In	dia	•••	 ,		
Saugor and Nurbudda		•••	 10	6-17	-3.22
Sind, Cutch	•••	•••	 4	1.12	-1.05
Guzerat	•••	•••	 4	4.99	-4 ·11
Concan	. •••	•••	 4	10.33	-6:12
Deccan, Hyderabad	•••	•••	 8	5.57	2.24
Malabar	•••	•••	 5	10.76	-3.24
Mysore, Bellary		•••	 6	4.71	+0.70
Carnatic	•••	•••	 8	3.62	+0.18
British Burma	•••	•••	 7	16.57	3.73
Ceylon	•••		 1	4.72	+3.09

Simla;
The 6th October 1886.

RUCHI RAM SAHNI,

2nd Asst. Meteorological Reporter to the Gov. of India.

RESOLUTION.—Resolved, that the Summary be published in the Supplement to the Gazette of India.

C. J. LYALL,
Offg. Secretary to the Government of India.

SUPPLEMENT TO THE GAZETTE OF INDIA, OCTOBER 16, 1886.

GOVERNMENT OF INDIA. PUBLIC WORKS, DEPARTMENT.

RAILWAY TRAFFIC.

No. XXIV of 1886-87.

APPROXIMATE STATEMENT OF GROSS RECEIPTS AND EXPENSES OF INDIAN RAILWAYS.

N.B.—As regards the figures in column "Total Receipts from 1st April to date," audited figures have been used, as far as possible.

		1 length	Receip for week e 19th Sept.	NDING	length	RECEIP FOR WEEK R 18TH SEPT.	DNIAN	TOTAL RECRIPTS I IST APRIL T SEPT. 18	FROM O 10TH	TOTAL RECEIPTS I IST APRIL ISTH SEPT.	FROM . TU	Total	Total
Return received.	Railways.	Total mean open.	Total.	Per mile open.	Total mean open.	Total.	Per mile open.	Total.	Per mile open per week.	Total.	Per mile open per week.	Incréase in 1886-87.	
	Lines worked by Guaranteed Companies.		Rs.	Rs.		Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
tember 1886 .	Oudh and Rohilkhand		87,153	143	683	1,02,720	150	26,79,219	170	31,07,266	187	4,28,047	
litto	Madras	861 654	1,40,479 70,838	103	831 654	1,59,519 97,517	192 149	34,88,e10 21,61,797	105	30,26,561 24, 8,276	175	1,38,545 2,96,479	•••
litto	Great Indian Peninsula Bombay, Baroda and	1,497	5,04,980	337	1,497	5,00,679	341	1,57,88,275	429	1,80,82,212	494	22,93,937	
ikto	Central India	461	2,07,043	449	461	2,20,000	477	60,02,868	530	65,09,393	578	5,06,525	400
	TOTAL .	4,081	10,16,493	249	4,126	10,89,438	264	3,01,20,175	300	3,37,83,708	334	36,63,533	
-	State Lines worked by Guaranteed Companies									- 			*
tember 1886 .	Fast Indian	1,515	8,34,820	551	1,515	7,87,376	520	2,15,80,000	580	4,04,760	581		94,24
itto · ·	Patna-Gya	57	9,646 612	16a) 51	57 1.2	17,103 599	300 50	2,00,402 23,105	149	2,39,293 25,113	171 85	29,891 2,008	
itto • •	Sindia	75	6,143	82	75	5,352	71	1,57,167	86	1,60,266	QI	9,000	
itto • • itto • •	Rajputana-Malwa . Southern Mahratta .	315	2,67,403 20,119	186 64	315	3,06,000	217 102	72,18,503 4,04,653	208	79,45,191 8,26,933	232	7,66,598 4,22,280	
itto	Indian Midland				42	3,007	72	***		40,593	45	46,503	
	TOTAL .	3,385	11,33,743	335	3,427	11,51,756	336	2,06,01,020	31.1	1.07.84.149	368	11,82,229	
	State Lines worked by Government.												
tember 1886 .	Fastern Bengal	233 27	29,623 1,853	127	234 27	83,907 1,442	359	18,59,550 33,500	325	21,48,592 39,805	384	3,39,042	
itto	Northern Bengal .	249	15,000	to	240	40,840	188	8,44,068	138	10,74,195	170	2,30,127	
itto itto	Kaunia-Dharla Tirhoot	37 226	1,462 16,773	40	37	1,784	48	58,430	0.3	49.974	54		8,70
itto	Cawnpore-Achnera .	249	15,379	74 62	240 253	10,903	90 79	5,07,072 3,88,310	105	7,14,313 5,03,892	119 81	1,17,241	
itto	Wardha Coal Nagpur and Chhattis-	4,5	10,120	2.75	45	10,750	230	2, 17,004	200	3,05,038	278	84,244	
	gain	140	13,420	ĝο	149	10,080	68	6,20,741	154	6,14,758	1/11		14,9
itto ust 1886	Burma Cherra-Companygani	327	32,362		327	33,553	103	9,07,200	135	9,83,512 (b) 259	120	16,312	
ember 1886 .	North-Western	1,803	4,53,219	271	1,803	4,06,763	250	1,35,65,706	300	1,10,04,307	270	-259	10,60,8
itto • •	Amritsar-Pathankot .	66	4,480	68	66	4,255	64	1,38,278	85	1,31,834		:::	0,39
itto itto	Bareilly-Pilibhit Dacca	36 86	1,376	,15 14	36, 86,	1,267 3,900	35	3°41°4 39435	3"	43-376		10.4.2	
itto	Jorhat	25	1071	77	30	Sin	27	16,4-7	31	1,, 0,473	50	81,338 857	
	TOTAL .	3,558	5,67,243	168	3.588	7,07,360	197	1,03,01,034	2.7	1,87,07,322	213		6,89,3
TOTAL (GUAR	ANTERD AND STATE) .	11,024	27,47,479	240	11,141	20,44,560	265	7,91,13,729	205	8,34,70,179	30,	41,50,470	
FESTIMATED E	KPENSES							3.81.55.812	113	4.15.08,770	158		
NET R	ECEIPTS		į				!	4,00,60,017	152	3,50,61,400	147	•••	6,99,51
• .	Assisted Companies.		!			i	,		i				
tember 1886 .	Bengal-Central	125	4,550	34	125	9,569	79	2,58,292	84	2,76,0,2	 91	18,700	l
litto litto	Rohitkhand-Kumaon .	67	3,232	45	67	4,207	63	1,11,667	68	1,45, ,68	91	37.241	
itto	Bengal and North-	75	4,863	6.	78	6,,00	83	1,10,786	57	1,02,044	85	51,258	
	Western	303	23,348	77	303	27,480	01	5,71,123	76	9,00,223	130	3,89,100	
litto		23	3,147	· - -		3,713	170	1, 10,400	2 .3	1,10,811	270		9,59
	TOTAL .	59.5	39,130	60	105	51,799	87	11,81,277	81	16,67,078	115	4,86,701	
	Native States.	1	İ	1	l			l		l	1		l
tember 1886 . itto	Bhavnagar-Gondal .	193	11,312	50	193	13,371	65	4,81,775	101	4,87,564	103	3,789	
itto	Nizam's	121	2,568	210	208	6,050 34,803	167	77,378 5,30,183	187	03,478	59 120	16,100	
itto	Mysore	140	6,800	40	140	7.816	56	1,04,483	57	6,59,354 2,02,238	59	1,03,071 7,755	
litto Ditto	Rajpura-Patiala	10	675	4.	16	586	37	18,472	47	20,002	73	8,190	
•	1	ļ			24	344	14		<u></u>	20,087	35	20,637	
	I TOTAL .	534	46,896	, 88	645	62,970	98	13,28,291	102	14,87,583	94	1,59,592	1

(a) Return not received.

(b) Total receipts from 10th June to 28th August 1880.

Simla, 13th October, 1886.

A. B. SAMPSON,

Under Secretary.



The Gazette of Endia

EXTRAORDINARY.

PUBLISHED BY AUTHORITY.

SIMLA, MONDAY, OCTOBER 11, 1886.

MILITARY SECRETARY'S OFFICE.

Simla, the 11th October, 1886.

Programme for the Arrival in Simla of Their Royal Highnesses the DUKE AND DUCHESS OF CONNAUGHT.

THEIR ROYAL HIGHNESSES THE DUKE AND DUCHESS OF CONNAUGHT will arrive at the Viceregal Lodge, Simla, about 1-30 P.M., on Tuesday, the 12th October, 1886.

THEIR ROYAL HIGHNESSES will be received at the entrance of Simla, by the Cart Road, by an Aide-de-Camp to His Excellency the Viceroy and the Deputy Commissioner of Simla.

A Guard of Honour of the Detachment of the 1st Goorkhas and His Excellency the Viceroy's Band will be drawn up in front of the Viceregal Lodge at 1-15 P.M.

A Royal Salute will be fired as THEIR ROYAL HIGHNESSES enter Simla.

At the Viceregal Lodge THEIR ROYAL HIGHNESSES will be received by His Excellency the Viceroy, attended by his Personal Staff and all the principal Civil and Military Officers and other Gentlemen who are desirous of attending.

Full dress will be worn by Officers entitled to uniform. Gentlemen not entitled to wear uniform will appear in Morning dress.

By Command,

WILLIAM BERESFORD, Major,

Military Secretary to the Viceroy.



The Gazette of Andia.

PUBLISHED BY AUTHORITY.

CALCUTTA, SATURDAY, OCTOBER 16, 1886.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART II.

Notifications by High Court, Comptroller General, &c.

GAZETTE OF INDIA.

NOTICE.

The 16th October 1886.

From the 13th November next, till further notice, the complete Gasette of India will be published at Calcutta. After the 6th November, all Notifications and other matter intended for publication in the Gasette, should be addressed to the Publisher, 8, Hastings Street, Calcutta.

Subscription ment per			te and		ole-	15	0	o	
Postage	•					5	8	0	
Subscription	n for	Suppl	emen	t only		6	0	0	
Postage.	•	•			•	3	U	O	
For a sing	le copy	of th	e Gas	ette		0	8	0	
For a sing	le copy	y of th	e Su	pleme	nt	U	4	0	
Postave or	sinel	e copi	es va	ries ac	cord	ing	lo	weig	ht

Parts IV and V of the Gasette of India, containing the Acts and Bills of the Legislative Council, may be subscribed for separately from the other Parts of the Gazette. The annual subscription for the two Parts is \$5 per annum, payable in advance. When sent by post, \$2-8 per annum additional will be charged for postage.

By an order of Government, all subscriptions must be paid in advance.

Applications for the supply of the Gasette on the public service should be addressed to the Home Department.

Complaints regarding non-receipt of any number of the Gazette should be forwarded within a week after the date on which it is due.

Attention is invited to the Circular Memo. of the Government of India, Home Department, of February 1870, directing that all Notifications or other matter intended for insertion in the Gazette of India should be delivered at the Publisher's Office not later than 2 P.M. on Friday afternoon, and that matter sent after that hour must be certified to be extremely urgent in order to ensure its appearance in the next day's Gazette.

Matter intended for publication in the Supplement should reach the Press not later than Thursday.

E. J. DEAN, Publisher, Gasette of India.

SURVEY OF INDIA—TRIGONOME-TRICAL BRANCH.

NOTIFICATION.

Mussoorie, the 6th October 1886.

No. 6.—With reference to the Surveyor General's Notification No. 576, dated 3rd August 1886, Mr. T. H. Rendell, Surveyor, 4th Grade, Survey of India, is granted privilege leave for one month, in extension of that already granted to him by the Surveyor General in the above Notification.

C. T. HAIG, Colonel, R.E.,
Offg. Depy. Surveyor General,
In charge Trigonometrical Surveys.

Offs. Accountant General, P. W. Dept.

A. G. BEGBIE, Major, R.E.,

ACCOUNTANT GENERAL'S OFFICE, PUBLIC WORKS DEPARTMENT.

NOTIFICATION.

Statement of the Monthly Accounts of the several Branches of the Public Works Department received in the Office of the Accountant General, Public Works
Department, up to the 1th August 1886.

STATE RAILWAYS (REVENUE).	Date of Receipt. 11 1 Accounting Offices, month for Date while for Code	1886 I Johnst Bhopal Boy 1886 See		Featern Bengal	o Constitution of the control of the	Southern Mahratta Do.	::: 838	May		" "		:		: 47	30, ::	2 4	2 6	POREIGN STATES.
(CAPITAL).	Last month for which received.	luly 1886 Sept. Do Do.	: :	- E	·	.Do.	<u>6</u>		Do.	Jane Aug.	Do Sept.		Do, Do.	Do Do.	200 200 200	Do.		.
STATE RAILWAYS (CAPITAL).	Accounting Offices.	Jorhat Bengal & North-Western. Punjab Railway Surveys.				•••		Nagrar-Chhattiegarh State Ry. Stores Branch . Renozi Administrative	Central	ress. at-Bhagwangola				Subsidized Rys }	`. <u>;</u>	idian Western Sya	r-Ghazipur	
£	Order of Receipt,	- 4	, N	-		<u> </u>	<u></u>	_ ^	7		~ <u>\$</u>	~		£	88	38	7	÷ .
	for Date of Receipt.	_		,, Oct. 1, 1,						1886 Sept. 24, 1886	<u>ਵੰ</u>							360 3cpt. 27, 1880
BREGATION.	Accounting Offices, which received.	**************************************	Works	Burma North-Western Provinces Do.		-		W residents about		PARTMENT. June					***********	700 PB + T 100-1	GCARANTEED RAILWAYS. Bombay North-Western Provinces	and Ouch, July 1880 Indian Midland
	Order of Receipt.	Punjab .		Burma 7 North-West	<u></u>					TRIKORAPH Di I Indo-European	3 General				- 18-a		GCARA Bombay	I and Ough,
MILITARY 1.	Date of Receipt.	Sept. 18, 1886 Do. 20,			î s		Doct.	•								-		
ND ROADS AND ND TREEGRAPH	Last month for which received.	July 1886 Do. "	ė		<u> </u>		80.											
PUBLIC WORRS (BUILDINGS AND ROADS AND MILITARY WORRS BRANCH) AND TELEGRAPH.	Accounting Offices.	Rajputawa Central India	Central Provinces Bombay Hyderabad (Imperial)	Military Works Port Bait Hydershad (Analoned	Districts.)	North-Western Provinces and Ough.	Burna Bengal Assam										•	
Paric		KOV	ÇMI	ZAI	_ 0	-												

The 6th October 1886.

TELEGRAPH DEPARTMENT.

NOTIFICATION.

Simla, the 6th October 1886.
Offices reported opened and closed during the month of September 1886:—

Name of Office.	Where situated.	Date.	REMARKS.
Badani	Departmental. Madras Presdy. Sind . Bengal	20th Sep 15th ,, 27th ,,	Opened. Closed. Opened.
Pollebetta	Upper Burma Madras Presdy. Upper Burma	26th July. 14th Sep. 31st Aug	Ditto. Ditto. Ditto.
Chandia Rupondh Umaria	Railway. B. E. S. Ry.	23rd Sep	Opened.
Gopalnagar Hardwar Ichapur	B. C. Ry. O. & R. Ry.	1st ,, 20th Aug	-
Khurdah Tittaghur Khewra Pind Dadan Khan Kushba	N. W. Ry. A. B. S. Ry.	1st Sep 31st Aug 10th Sept	Closed.

NOTE.—The name of the Office hitherto known as "Belgaon, G. I. P.," has been altered to "Asvah, G. I. P."

A. J. LEPPOC CAPREL, Director General of Telegraphs in India.

AGENT TO THE GOVERNOR GENERAL, RAJPUTANA.

NOTIFICATION.

Abu, the 6th October 1886.

No. 2510 G.—Second Class Hospital Assistant Hussein Alli, attached to the Chaoni Dispensary in Jhallawar, is granted two months' privilege leave, with effect from the forenoon of the 23rd September 1886.

By Order,

L. S. NEWMARCH, for 1st Asst. Agent to the Govr. Genl.

DIRECTOR GENERAL OF RAILWAYS.

NOTIFICATIONS.—ESTABLISHMENT. Simla, the 6th October 1886.

No. 87.—Captain R. Gardiner, R.E., Class II of the State Railway Superior Revenue Establishment, is, with the sanction of the Government of India, granted leave for one month, under Public Works Department Code, Volume I, Chapter V, paragraph 16, with effect from the 7th October 1886, or such subsequent date as he may be relieved of his duties on the Eastern Bengal State Railway.

No. 88.—Mr. W. Monies, Assistant Engineer, 1st Grade, has been granted by Her Majesty's Secretary of State for India an extension of leave, on medical certificate for six months, in continuation of that granted him in Director General's Notification No. 76, dated 26th August 1886.

No. 89.—Mr. J. M. Montague, Executive Engineer, 4th Grade, sub. pro tem., has been granted by Her Majesty's Secretary of State for India leave for six weeks in extension of that granted him in Director General's Notification No. 81, dated 18th June 1885.

The 7th October 1886.

No. 90.—Mr. W. Beechey, Assistant Engineer, 3rd Grade, is transferred, in the interests of the public service, from the Bilaspur-Etawah to the Sind-Sagar State Railway.

The 11th October 1886.

No. 91.—With reference to Public Works Department Notification No. 246, dated 27th September 1886, Mr. R. K. Biernacki, Locomotive Candidate, is posted to the North-Western Railway:

The 12th October 1886.

No 92.—The undermentioned officers are transferred, in the interests of the public service, from the Bolan Railway to the Sind-Pishin State Railway:—

Captain W. H. White, R.E., Executive Engineer, 2nd Grade, sub. pro tem.

Mr. W. J. Weightman, Assistant Engineer, 1st Grade.

Mr. R. D. Perceval, Assistant Engineer, 1st Grade.

F. S. STANTON, Colonel, R.E.,

Director General of Railways.

NORTH-WESTERN RAILWAY.

NOTIFICATION.

The 11th October 1886.

No. 7.—Mr. H. T. Ferguson, Deputy Locomotive Superintendent, Class I, Grade III, of the Superior Revenue Establishment, attached to the North-Western Railway, has been granted by Her Majesty's Secretary of State for India six months' extraordinary leave without pay, in addition to six months' leave on private affairs to England granted to him under North-Western Railway Notification No. 3 of 5th April 1886.

L. CONWAY-GORDON, Major, R.E.,
Manager, North-Western Railway.

CURRENCY NOTES.

The following Currency Notes of the Government of India are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers. Any other person having these Notes in his possession, or claiming a right to them, is

warned to communicate at once with the undersigned :-

Burma Circle.

NOTES WHOLLY LOST OR DESTROYED.

Value. Regr. No. No. of Notes. Name of Claimant 100) Soobrayaloo, No. 100) Street, Rangoon. 6—08483 —11926 No. 68, 38th 100

W. D. COWLEY. Asst. Comptroller, Paper Currency.

RANGOON. The 7th October 1886.

Statement of Silver Balance in the Calcutta Mint for the fortnight ending 13th October 1886.

Value of silver held in the Mint on account of the Currency De-	R	R
partment on the evening of the 29th September 1886 . Value of Government silver in the	14,94,482	
Mint on the same date .	4,47,895	
ADD— Silver received by the Mint during the fortnight on account of the Currency Department Ditto ditto Government	246 63	19,42,377
Danisan		309
New coin paid to Reserve Treasury during the fortnight Petty items issued for miscella- neous purposes	***	19,42,686
Balance on the evening of the 13th October 1886		19,42,686
The Balance comprises— Silver held on account of the		
Currency Department Ditto ditto Government	14,94,728 4,47,958	
There is in addition awaiting assav—	-	19,42,686
Bullion belonging to Private Individuals Ditto ditto Government	•••	•••

J. SCULLY, Surgeon-Major, In charge of the current duties of the Office of the Master of the Mint.

CALCUTTA MINT, The 14th October 1886.

Descriptive Return of an Absentee from the 1st Battalion, King's Own Borderers, dated at Meerut, this 7th day of October 1886.

Number, Rank, and Name, Parish and County in which -No. K. O.B.—905, Private John Harris. Age,—22 years 8 months. Height,—5 feet 4 inches. Colour of— -22 years 8 months.

Complexion, dusky; Hair, brown; Eyes, hazel.

of Date Absence,-6th October 1886. Place, -- Meerut.
Date of Enlistment, -- 24th

March 1884. At what Place Enlisted,—

Born, Marks,-Scar on left wrist. Trade, Coat or Jacket,-Waistcoat,-

Trowsers, REMARKS,—Escaped from the Royal Artillery cells, REMARKS, where he was a prisoner As far as is known, he had only 1 shirt, 1 pair drawers, 1 blanket, and 1 helmet with him.

C. L. WOOLLCOMBE, Lieut. & Adjt., Comdg. 1st Battn., King's Own Borderers.

Breeches

Report of Deserter from the 1st Battalion, Worcestershire Regiment of Foot, dated at Karachi, this 7th day of October 1886.

Number, Rank, and Name. At what Place Enlisted,—
No. 481, Private John Dudley. Cain.

Age,—21 years 4 months. Size,—5 feet 42 inches. Colour of-

Complexion, fresh; Hair, light brown; Eyes, Eyes, blue.

Date of Desertion,-2nd October 1886. Place of Desertion, - Kara-

Date of Enlistment,-10th July 1883.

Parish and County in which Born, - Dudley, Worcestershire.

Marks,-Scar on back of left hand.

Trade,—Labourer. Coat or Jacket,— Waistcoat,-Breeches Trowsers, REMARKS,

Under 4 years' service.

F. C. RUXTON, Colonel, Comdg. 1st Baten., Worcestershire Regt.

DIRECTOR OF THE INDIAN MARINE.

Notice to Mariners.

The following intimation has been received from Commander A. Carpenter, R.N., in charge of the Marine Survey of India:-

Until the locality is re-surveyed vessels should not pass between the Crocodile Rock and the Cadiapatam Coast, a rock having been reported inside Kotah Island, and another suspected between Crocodile Rock and Adundale Island.

See Chart, 751, West Coast of India, Sheet

J. HEXT,

Director of the Indian Marine.

H. M. I. M. DOCKYARD,

BOMBAY.

The 27th September 1886.

POST OFFICE.

NOTIFICATIONS.

Simla, the 7th October 1886.

No. 9529.—ERRATUM.—Gasette of India, Part II, page 602. In this Office Notification No. 8863, dated 22nd September 1886, for "Mr. R. G. Hoggarth," read "Mr. R. G. Haygarth."

G. J. HYNES,

Offg. 1st Asst. Dir. Genl. of the Post Office of India.

Unclaimed Letters held in the Calcutta General Post Office on 14th October 1886.

Biss, J. B. Cowley, H. Geor, A. Hazell, C. Hazell, C. Helm, F. P. Hazell, C

Letters marked " Care of Post Office."

"Gertrude."
Glasler, E. G., Mra.
Glasler, E. G., Mra.
Gookl, A.
Grainger, R. H.
Halsey, S. Ahmed, H. L. "Akaba." Anderson, Mrs. Anderson, Professor. Anderson, Professor.
Andrews, Mrs.
Baron of Warsdorf,
Bankett, A. H. S. S.
Berrill, Charles D.
Basu, S. & Co.
Bessle, Louis.
Bi: rmann, V.
Booth, Patrick,
Bose, P. N.
Box, Esq.
Browne, J.
Brown, S.
Brunton, Mrs. J. Reading B. Reid, W. A. M. Reiphe, Capt. A. W. Roberts, H. S. Rochussey, S. E. cerpae, Capt. A. W. Roberts, H. S. Rochussey, S. E. Schoeman, G. M. Scottand, W. A. Scott, J. D. Serra, P. L. Simpson, Capt. J. M. Smith, C. W. T. Spencer, Mrs. C. Staunton, Mrs. R. S. St. Anbyn, G. A. Stuart, Miss M. Sugget, Thomas. Tancovaci, M. Touzel, C. J. C. Travers, R. S. Tyrrell, C. A. Underwood, C. A. Walker, P. C. Weinthraub, Nathan, Williaws, C. Wilton, C. Young, Miss Florence. hnson, H. M. nes, R. H. Wynn. nes, Tom. elly, Licut, F. H. Kelly, Lieut. F. H.
Kemp, Edwin.
Kunght, Mr.
Kohaun, Madame Ro
Lemarchand, J. P.
Lodder, Mrs.
Lynch, H.
Mackensle, Alex.
Martin, Lt. C. W. F.
Martin, Mrs. N.
"Mary."
McCreery, James,
McDonald, J.
Meiland, W.
Miley, Dr. W. K.
Monro, H. T.
Morgan, W.
Mullan, H.IM.
Mulkes, J.
Musgrave, James, Hrown, S. Hrunton, Mrs. J. Caws, Capt. A. Chatterton, Jack. Ciark, R Curry, Miss Annie, Carry, Miss Annie Cuttiss, Arthur Davenhill, W. B. Deane, Miss Julia. Dempsey, Dr. W. Dowling, G. A. D'Siliva, T. H. Dupins, Madamoise Easton, Percy H. Evezord, Mrs. J. D'Arev. D'Arcy. Predericks, H. Funks, S. Mullen, J. Musgrave, James.

Registered Letters.

Barry and Sons, J. B. Brown, J. McKing, J.

Unclaimed Letters held in the Barrackpore Post Office on the 11th October 1886.

Arrakiel, M. Berrill, J. C. D Downey, Miss. Demount, F. D. Fry, Mrs. Hendrickson, Charles. Maxwell, W. B.

Owen, M.S. Prendergast, Major C. L. Smith, oi rs. T. P.

W. MERRETT, Offg. Presidency Postmaster, Calcuttu.

The 16th October 1886. SEA AND FOREIGN MAILS.

Mails for	Date of closing at Calcutta,	Route by which despatched,	
Egypt, Europe, America, Cape Colonies through United Kingdom Ditto (Book Post and Pattern Packets) Mauritius, Mahe (Seychelles), Mayotte, Nossi Be and Reu Madras and Colombo	1886. 19th Oct. 18th ***	Per P. & O. Str. from Bombay. Ditto. Ditto. Per P. & O. Str. Cormandes.	
Straits and Hong-Kong	zoth ,, zoth ,, zest ,,	Per Str. Japan. Ditto Africa. Ditto Cocenada. Ditto Maharani.	

N.B.—The letter-box will close at 7 r.m. precisely, after which hour oreign letters, fully prepaid and bearing an extra postage-stamp of four) amass on each cover, will be received up to 7-30 r.m., except on Foreign all day the letter box will close at 8-30 r.m. and late letters up to 9 r.m.

W. MERRETT. Offg. Presidency Postmaster, Calcutta.

GOVERNMENT CINCHONA FEBRIFUGE.

This preparation is an efficient substitute for quinine, and can be purchased by Government officers for public and charitable purposes, and by any one taking twenty pounds at a time, from the Superintendent, Botanic Garden, Cal-

cutta, for cash only, at the following rates-per four-ounce tin, R4-8; per eight-ounce tin, R8-8; per pound tin, R16-8. The general public can be supplied by the Superintendent, Botanic Garden, for cash only, at the undernoted rates—per four-ounce tin, R_{5} -8; per eight-ounce tin, R10-8; per pound tin, R20. This medicine is also sold by the principal European and Native druggists in Calcutta. Postage, eight annas per four and eight ounce tins, and twelve annas per pound tin, in addition. to the foregoing rates.

گورنمنت سنكونا فبري فيوج

یہہ دوا کوئیٹائیں کا خوب قائم مقام ھی اور طکتہ کے ہوٹائکل کارقن یعنے کمپنی باغ کے سپرنٹنڈنگ صاحب سے عوایک مقازم سوکاري واسطے سرکاري کام۔ اور خیرات کے اور سواے ارتکے ہو کوگی ایک مفت بیس پونڈ خوید لینے ہے بقیمت ثقد حسب ٹرے ذیل غوید کوسکتے ھیں یعنے نوع جار اونس کے ثیب کا جار روبيد آثهد أنه ; أثهد ارنس نے ثبن کا آثهد روپید أثهد أند ; ریک پوئڈ کے ٹیس کا سولھ روپیم آٹھم آٹم '

اور موام الناس بوثانك كارتن يعني كمهني باغ كے سپرنٹنڈنٹ صاحب سے بقیمت تقد حسب نرخ دیل خرید كِسكتْم هين يعنى ندخ جار اونس قين كا بانج روبيه أنَّهم أنه ; آٹھہ اونس نے ٹیس کا حس روپیہ آٹھہ آنہ : ایک پونٹ کے ٹیس کا یس رزیم '

یہہ دوا کلکتہ کے یوے بوسے والیتی اور دیسی دوا سائونمیں عی ماسوانے تیمت مذکورہ بالا کے معصول قات جار ابر آٹھم اونس کے ٹیس کا آٹھم آئم : اور ایک پونڈ کے . تهي کا پاره أنه '

CRYSTALLYNE CINCHONA FEBRIFUGE.

A new and improved preparation made at the Government Factory from Red Cinchona Bark. This is a more perfect substitute for Quinine than the ordinary uncrystallized Febrifuge. It can be purchased by Government officers for public and charitable purposes, and by any one taking twenty pounds and upwards at a time, from the Superintendent, Royal Botanic Garden, Seebpore, near Calcutta, for cash only, at the following rates: per four-ounce tin, R6-8; per eight-ounce tin, R12-8; per pound tin, R24. The general public can be supplied by the Superintendent, Royal Botanic Garden, for cash only, at the undernoted rates: per four-ounce tin. R8-8; per eight-ounce tin, R16-8; per pound tin, R32. This medicine is also sold by the principal European and Native druggists in Calcutta. Postage, four annas per four-ounce tin, eight annas per eight-ounce tin, and twelve annas per pound tin, in addition to the foregoing rates.

كرستلبن سنكونا دوائي مخار '

لال سنكونا بارك كي ايك نكى اور عمده دوا كورنمنت فاکٹري مين تيار هولي هي معبولي ب صاف کي هولي دوالي بهار ُّسَ كُونْينَ ٤ كُنِّي يهه بهتَّ خوب قايم مقام هي اوّر پور مُتَصَلَ كَلَكَتَهُ كَ بُوتَانَكُلَ كَارَةَنَ يَعْنَي كَهِيْنِي بِاغٍ كَ سِپرِنْنْنَدَنْتَ صَاحِبِ سے هر ايک ملازم سرکاري کام اور خيرات ے لئے اور وہ لوگ جو ایک مشت بیس پونڈ لیں نقد اس ہار سے خرید سکتے هیں یعنے چار آرنس کے تین کا چهه روپیه أَنَّهُمْ أَنْهُ إِنَّالُهُمْ أَرْنُسَ كَ لَيْنَ كَا بَارَهُ رَبِّيهِ أَنَّهُمْ أَنْهُ زَارِرَ أَيْكَ يَوِنْدَ

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CALCUTTA, SATURDAY, OCTOBER 16, 1

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DEPARTMENT, OF FINANCE AND COMMERCE.

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DEPARTMENT OF FINANCE AND COMMERCE,

(Statistical Branch)

Offg. Secretary to the Government of India J. F. FINLAY,

GOVERNMENT OF INDIA.

DEPARTMENT OF FINANCE AND COMMERCE.

ENT TO THE STATEMENT OF PRICES CURRENT (RETAIL) OF FOOD-GRAINS FOR THE 1st AND 2nd HALVES OF AUGUST 1215 AND 12

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Off. Secretary to the Government of India

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No. 43.

SIMLA, SATURDAY, OCTOBER 23, 1880.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

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PART III .- Advertisements and Notices by private individuals and Corporations.

PART IV.—Acts of the Governor-Gaueral's Council assented to by the Governor-General:—

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SCPPLEMENT No. 43.

PART I.

Government of India Notifications, Appointments, Promotions, &c

MILITARY SECRETARY'S OFFICE.

NOTIFICATION.

Simla, the 20th October, 1886.

Programme of His Excellency the Viceroy's Arrival in Calcutta.

HIS EXCELLENCY THE VICEROY AND GOVERNOR-GENERAL will arrive in Calcutta, by the I. G. S. Clive, on Monday, the 13th December, 1886, and will disembark at Prinsep's Ghât about 5 P.M.

HIS EXCELLENCY will be received at Prinsep's Ghat by His Honour the Lieutenant-Governor of Bengal, Members of His Excellency's Council, the principal Civil and Military Officers, and other Gentlemen who are desirous of attending.

A Guard of Honor of Native Infantry, with Band and Colour, will be drawn up at Prinsep's Ghàt.

His Excellency the Viceroy's Body-Guard and the Calcutta Mounted Rifles will form the Escort.

The route taken will be by the Strand Road and Esplanade Row into Government House by the North-West Entrance.

Guards of Honor of British Infantry and of the Administrative Buttalion, Presidency Volunteers, with Band, will be drawn up in front of the Grand Staircase of Government House.

A Viceregal Salute will be fired from the Ramparts of Fort William as HIS **EXCELLENCY** lands.

Full dress will be worn by Officers entitled to wear uniform. Gentlemen not entitled to wear uniform will appear in Morning dress.

By Command,

WILLIAM BERESFORD, Major, Military Secretary to the Viceroy.

LEGISLATIVE DEPARTMENT.

NOTIFICATIONS.

Simla, the 21st October, 1886.

No. 20.—Whereas by resolution passed by the Secretary of State for India in Council the provisions of the 33rd of Vic., chap. 3, sec. 1, were declared to be from the 1st of March, 1886, applicable to Upper Burma, with the exception of the Shan States;

And whereas the Chief Commissioner of Burma has proposed to the Governor-General in Council a draft of the following Regulation, together with the reasons for proposing the same

And whereas the Governor-General in Council has taken the draft and reasons into consideration, and has approved of the draft and the same has received the Governor-General's assent:

In pursuance of the direction contained in the said section, the said Regulation is now published in the Gazette of India:—

REGULATION No. VII of 1886.

A Regulation to provide for the administration of Criminal Justice in Upper Burma.

WHEREAS it is expedient to provide for the administration of Criminal Justice in Upper Burma; It is hereby enacted as follows:—

- 1. (1) This Regulation may be called the Up-Short title and commencement. Pr Burma Criminal Justice Regulation, 1856; and
- (2) It shall come into force on such date, within three months from the time at which it may receive the Governor General's assent, as the Local Government may by notification in the official Gazette appoint in this behalf.
- Application of the the schedule to this Regulacode of Criminal Procodure. Procedure, 1882, as amended
 by Acts III of 1881 and X of 1886 (which Code
 as so amended is in this Regulation referred to as
 "the Code"), shall extend to the whole of Upper
 Burma except the Shan States, so far as it can be
 made applicable in the circumstances for the
 time being.
- (2) For the purpose of facilitating the application of the Code, any Magistrate or Court may construe any provision therein with such alterations not affecting the substance as may be necessary or proper to adapt it to the matter before the Magistrate or Court.
- 3. Any power conferred on the Local Government for Local Government by the Code as modified by this Regulation to make rules and issue orders before commencement of Regulation.

 The power for Local Government by the Code as modified by this Regulation to make rules or issue orders may be exercised at any time after the passing of this Regulation, but a rule or order so, made, or issued shall

tion, but a rule or order so made or issued shall not take effect until the Regulation comes into force.

4. This Regulation shall expire on the thirty-Expiration of Regulafirst day of December, 1888, tion. unless its operation is extended beyond that date by an order of the Governor-General in Council.

SCHEDULE.

(Section 2, sub-section (1).)

Modifications subject to which the Code is to extend to Upper Burma with the exception of the Shan States.

"High Court." I. (1) "High Court" shall mean—

- (i) in reference to proceedings against European British subjects, the Recorder of Rangoon; and
- (ii) in reference to proceedings against other persons
 - (a) in the case of Chapter XXVII and sections 381 and 382; and of appeal from, and revision of, a sentence of death, the Local Government; and
 - (b) in other cases, an officer to be appointed in this behalf by the Local Government with the previous sanction of the Governor General in Council and to be styled the Judicial Commissioner of Upper Burma

Provided, with respect to clause (a) of the second part of this definition, that the Local Governments may from time to time by order in writing direct that the functions assigned to the Local Government as High Court by that clause shall, for any local area described in the order, be discharged by the Judicial Commissioner of Upper Burma, and may at any time revoke an order under this proviso with effect on and from such date subsequent to the notification of the revocation thereof to the Judicial Commissioner as the Local Government may appoint.

- (2) That portion of sub-section (1) which declares the Recorder of Rangoon to be the High Court in reference to proceedings against European British subjects is enacted with the previous sanction of the Secretary of State.
- II. The police-officer of highest rank present at a police-station-house shall be deemed to be an "officer in charge of a police-station."
- Court of Session.
 (Sections 7, 9 and 193
 and Chapter XXIII.)

 Magistrate shall be the Court of Session for that
 Division, and the District

 Magistrate shall be the Judge of that Court.
- (2) As Judge of a Court of Session, a District Magistrate may take cognizance of any offence as a Court of original jurisdiction without the accused person being committed to him by a Magistrate, and, when so taking cognizance of an offence, shall, subject to the provisions of this Regulation, follow the procedure prescribed for the trial of warrant-cases by Magistrates.
- (3) A trial before a Court of Session may be without jury or aid of assessors.
- IV. Notwithstanding anything in Act V of
 Conferment of magisterial powers on policeofficers.
 (Section 14.)

 1831, or in any other enactment for the time being in
 force, the Local Government
 may confer on any policeofficer all or any of the powers conferred or

conferable by or under the Code on any Magistrate, in regard to particular cases, or to a particular class or particular classes of cases, or to cases generally.

Whipping. (Section 32.)

V. (1) A Magistrate of . any class may pass a sentence of whipping.

- (2) A Magistrate of the second class may pass a sentence of whipping without being specially empowered in that behalf by the Local Govern-
- (3) A Magistrate of the third class shall not pass a sentence of whipping unless he is specially empowered in that behalf by the Local Government.
- VI. (1) Magistrates described in the first Powers of Magistrates. column of the following (Sections 36, 37 and table shall have the powers severally specified against them in the second column thereof, without being further empowered in that behalf:

Mugistrates.

Magistrates of the first class.

To require security for good behaviour, section 110;

To make orders as to local nuisances, section 133,

Magistrates of the To make orders prohibitfirst or second class. ing repetition of nuisances, section 143;

To make orders under section 114.

Magistrates of first, second third class.

the To entertain complaints, section 191;

To receive police-reports, section 191;

To entertain cases without complaint, section 191.

trates.

Sub-divisional Magis- To call for records, section 435.

(2) The Local Government may empower a Magistrate of any class to try in a summary way under Chapter XXII any offence mentioned in section 260 which under section 29 he is competent to try.

Power to any police-officer to act under section 55. (Section 55.)

VII. Any police-officer may exercise the powers conferred by section 55 on an officer in charge of a policestation.

VIII. (1) Notwithstanding anything in section 57 or section 61, an officer Detention by police, (Sections 57 and 61.) in charge of a police-station may detain a person arrested without warrant so long as under all the circumstances of the case is reasonable:

(2) But when the officer of his own authority detains any such person in custody for a longer period than twenty-four hours exclusive of the time necessary for the journey from the place of arrest to the Magistrate's Court, he shall state in the report prescribed in section 62 his reasons for prolonging the detention of the person, and, where the detention extends beyond three days,

shall submit further reports of the reasons therefor at such intervals as the Magistrate to whom the report under section 62 was submitted may Ly general or special order direct.

1X. Nothing in the first paragraph of section 162 shall be construed to Complement to Upper apply to a statement made Buran Laws Act, 1886, s. 7 (1) (d). to a police-officer who is a

(Section 162.)

Magistrate.

X. A prosecution for an offence against the State, or for the offence of State offences and false evidence by person to whom pardon has been giving false evidence in respect of a statement made by tendered. a person who has accepted (Sections 196 and 339.)

a tender of pardon, may be entertained upon complaint made by order of, or under authority from, the District Magistrate.

XI. A Magistrate tendering a pardon to an accomplice under section Tender of pardon. 337 need not record his (Section 337.) reasons for so doing, and, notwithstanding anything in that section, may try the case himself.

XII. (1) In inquiries and trials (other than sum-Recording of evi- mary trials) by or before a Magistrate or dence. Court of (Chapter XXV.) Session, it shall be sufficient if the Magistrate or Court makes a memorandum of the substance of the evidence of each witness as the examination of the witness proceeds.

(2) Notwithstanding anything in sub-section (1) or in the Code, the Local Government may from time to time make rules with respect to the record to be made in cases tried by such Myothugyis and Thugyis as are Magistrates of the third class, and as to the disposal of the record.

XIII. In the case of a sentence of imprisonment for a term not exceed-Execution of sentence of imprisonment for six ing six months, the Court passing the sentence may forward the accused with a morths or less. (Section 383.) warrant to the District Magistrate, who may in his discretion either cause the prisoner to be employed in any part of the district on roads or other works of public utility, or forward him to the nearest jail.

XIV. (1) A person convicted on a trial held by Appeal to High Court a District Magistrate may and limitation therefor, appeal to the High Court. (Section 408.)

(2) Notwithstanding anything in the Indian Limitation Act. 1877, the period of limitation for xv of 1877 an appeal to the High Court shall, except in the cases provided for by No. 150 and No. 157 of the second schedule to that Act, be thirty days from the date of the conviction.

- XV. (1) Notwithstanding anything in this Restrictions on appeal. schedule or in the Code, an (Sections 413, 414 and appeal shall not lie—
- (a) in a case in which a Magistrate of the third class passes a sentence of imprisonment for a term not exceeding one month only, or of fine not exceeding fifty rupees only, or of whipping only; or
- (b) in a case in which a Magistrate of the second class passes a sentence of imprisonment for a term not exceeding three months only, or of fine not exceeding one hundred rupees only, or of whipping only;

- (c) in a case in which a Magistrate of the first class passes a sentence of imprisonment for a term not exceeding six months only, or of fine not exceeding five hundred upons only, or of whipping only; or
- (d) in a case in which a District Magistrate or Court of Session passes a sentence of imprisonment for a term not exceeding one year, or of fine not exceeding one thousand rupees, or of whipping, or of all or any of those punishments combined.
- (2) The Governor-General in Council may at any time, by notification in the official Gazette, direct that this section shall cease to be in force in any district with effect from a date to be specified in the notification.
- (3) While this section is in force in any district, the District Magistrate may, in any case in which he has himself called for, or a Sub-divisional Magistrate has forwar led to him, the record of a proceeding before a Magistrate of the second or of the third class, pass such order in the case as he thinks fit.

XVI. In any case in which an appeal lies,
Enhancement of punishment on appeal.
(Section 423.) the Appellate Court may
enhance any pun shinent
which has been awarded:

Provided that, if the appeal is from the sentence of a Magistrate of any class, the Appellate Court shall not inflict a greater punishment than might have been inflicted by a Magistrate of the first class.

XVII. Where an offences ten 195 is committed before against public justice or relating to documents.

(Section 457.)

Is brought to his notice in the course of a judicial proceeding, he may himself try for the offence the person accused thereof.

Conduct of prosecutions.

(Section 495.)

Conduct of prosecutions.

(Section 495.)

Conduct of prosecution any allow any poince-officer to conduct a prosecution.

XIX. A Court may, for reasons to be stated Adjournment or application for transfer of cise in the manner mention-cases.

(Section 526A.)

(Section 526A.)

(Section 526A.)

(Section 526A.)

(Section 526A.)

(Section 526A.)

journment given by section 344.

XX. Notwithstanding anything in the Code,
Orders not reversible a finding, sentence or order shall not be reversed or altered en appeal or revision (Section 537.)

on account of any irregularity has occased as the irregularity has occased as a section of account of any irregularity of precombers unders the irregularity has occased as a section 344.

rity of procedure unless the irregularity has occasioned a failure of justice.

Fees for processes, copies and inspection of records. (Section 553.) XXI. Rules under section 553, clause (c), may regulate the following among other matters, namely:—

- (a) the fees to be paid for processes; and
- (b) the fees to be paid for copies and inspection of records.

XXII. Nothing in this schedule with respect to

Saving of provisions procedure in inquiries or trials, or with respect to sentences or appeals therefrom the enhancement or execution thereof, shall be

construed to affect the Code in its application to European British subjects.

Transitory Provision.

XXIII. Until a Judicial Commissioner is appointed for Upper Burma, the functions assigned or assignable to him by or under the C de as modified by

this Regulation shall be discharged by Commissioners in and for their respective divisions as for the time being defined under section 3 of the Upper Burma Laws Act, 1876.

XX of 1886.

No. 21.—Whereas by resolution passed by the Secretary of State for India in Council the provisions of the 33rd of Vic., chap. 3, sec. were declared to be from the 1st of March, 1886, applicable to Upper Burma, with the exception of the Shan States;

And whereas the Chief Commissioner of Burma has proposed to the Governor-General in Council a draft of the following Regulation, together with the reasons for proposing the same;

And whereas the Governor-General in Council has taken the draft and reasons into consideration, and has approved of the draft and the same has received the Governor-General's assent;

In pursuance of the direction contained in the said section, the said Regulation is now published in the Gazette of India:—

REGULATION No. VIII of 1886.

THE UPPER BURMA CIVIL JUS-TICE REGULATION, 1886.

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- A Regulation to provide for the Administration of Civil Justice in Upper Burma.

Whereas it is expedient to provide for the administration of civil justice in Upper Burma It is hereby enacted as follows:-

CHAPTER I.

PRELIVINARY.

- 1. (1) This Regulation may be called the Upper Burma Civil Justice Regula-Short title, extent and tion, 1986.
- (2) It extends to the whole of Upper Burma except the Shan States; and
- (3) It shall come into force on such date, within three months from the time at which it may receive the Governor-General's assent, as the Local Government may, by notification in the official Gazette, appoint in this behalf.
- (4) Any power conferred by this Regulation to make rules or issue orders may be exercised at any time after the passing of this Regulation, but a rule or order so made or issued shall not take effect until the Regulation comes into force.
- 2. (1) The provisions of the General Clauses Act, 1868, shall, so far as Interpretation. they may be applicable, apply to this Regulation.
- (2) "Value", used with reference to a suit, means the amount or value of the subject-matter thereof.

· (1).-In Upper Burma generally.

- 3. Besides the Civil Court having ordinary original jurisdiction within Grades of Civil Courts. the Town of Mandalay under this Regulation, and the Courts established under any other enactment for the time being in force, the Civil Courts in Upper Buma shall be of five grades, namely :-
 - (1) the Court of the Judicial Commissioner;
 - (2) the Court of the Deputy Commissioner;
 - (3) the Court of the Sub-divisional Officer;
 - (4) the Court of the Township Officer; and
 - (5) the Court of the Circle Officer.
- 4. (1) The Judicial Commissioner shall be Appointment and re- appointed and may be moval of Judges. removed by the Local Government with the previous sanction of the Governor-General in Council
- (2) Deputy Commissioners, Sub-divisional Officers and Township Officers shall be appointed and may be removed by the Local Government.
- (3) Circle officers shall be appointed and may be removed by the Judicial Commissioner.
- (4) Notwithstanding anything in Act V of 1861, or in any other enactment for the time being in force, a police-officer may be appointed a Circle Officer for the purposes of this Regulation.

5. (1) The Local Govern-Number of Courts of cond, third, fourth and ment may fix and varyfifth grades.

- (a) with the previous sanction of the Governor-General in Council, the number of Courts of Deputy Commissioners, and
- (b) of its own authority, the number of Courts of Sub-divisional Officers and Township Officers.
- (2) The Judicial Commissioner may fix and vary the number of Courts of Circle Officers.
- 6. (1) The Local Government may, by notification in the official Gazette, fix Power to fix local limits of jurisdiction of Courts of second, third, and vary the local limits of the jurisdiction of Courts of fourth and fifth grades. Deputy Commissioners, Subdivisional Officers and Township Officers.
- (2) The Judicial Commissioner may fix and vary the local limits of the jurisdiction of Courts of Circle Officers.
- 7. Except as otherwise provided by any other Original jurisdiction enactment for the time being of Courts. in force-
 - (a) the Court of the Circle Officer shall have jurisdiction in original suits of value not exceeding fifty rupees;
 - (b) the Court of the Township Officer shall have jurisdiction in original suits of value not exceeding three hundred rupees; and
 - (c) the Court of the Sub-divisional Officer and the Court of the Deputy Commissioner shall have jurisdiction in original suits without limit as regards the value.

The Upper Burma Civil Justice Regulation, 1886. (Chapter II.—The Courts.—Sections 8-16.)

8. (1) Subject to the provisions of this Regulation, the Court of the Court of Judicial Com-Judicial Commissioner shall, missioner to be High Court, and Court of De-puty Commissioner to for the purposes of all enactments relating to civil jurisputy Commission be District Court. diction for the time being

in force, be deemed to be the High Court for Upper Burma.

(2) Subject to these provisions, the Court of the Deputy Commissioner shall, for the same purposes, be deemed to be the principal Civil Court of original jurisdiction and the District Court for the local area within its jurisdiction:

Provided that the Local Government may, by notification in the official Gazette, direct that the Court of the Sub-divisional Officer shall, for the purposes of any enactment specified in the notification, be deemed to be the District Court for the local area within its jurisdiction.

- 9. (1) The general superintendence and control over all other Civil Control over Civil Courts shall be vested in, and all such Courts shall be subordinate to, the Court of the Judicial Commissioner.
- (2) Subject to the general superintendence and control of the Court of the Judicial Commissioner, the Deputy Commissioner shall control all other Civil Courts in the local area within his jurisdiction.

(2).-In the Town of Mandalay only.

- 10. (1) There shall be a Civil Court, to be known as the Civil Court Constitution of Civil of Mandalay, having juris-Court of Mandalay, and appointment and tenure diction within the Town of of Judges. Mandalay, and consisting of two Judges, to be called respectively the First Judge and the Second Judge, who shall be appointed and may be removed by the Local Gov-
- (2) The Local Government may define the limits of the Town of Mandalay as the local area subject to the jurisdiction of the Civil Court of Mandalay.
- (3) Section 8, sub-section (1), and section 9, sub-section (1), with respect to the Court of the Judicial Commissioner, apply to that Court in its relation to the Civil Court of Mandalay.

11. The Civil Court of Jurisdiction of Civil Court. Mandalay shall have jurisdiction to try-

- (a) all original suits of a civil nature arising within the Town of Mandalay, and
- (b) all original suits of a civil nature which may be transferred to it for disposal under this Regulation.
- 12. Subject to the provisions of this Regulation Exercise of powers of and of any other enactment Civil Court Judge. by one for the time being in force, the Local Government may, after consultation with the Judicial Commissioner, make rules providing, in such manner as it thinks tit, for the exercise by one of the Judges of the Civil Court of Mandalay of all or any of the powers of that Court.

- 13. (1) Where the two Judges of the Civil Court of Mandalay sitting Decision in case heard together are of the same by a Bench. opinion as to a decree or order to be made, the decree or order shall follow their
- (2) If they differ as to a question of law or usage having the force of law, or in constraing a document the construction of which may affect the merits, they shall draw up, and refer for the decision of the Judicial Commissioner, a statement of the facts of the case and of the point on which they differ in opinion, and the provisions of the Code of Civil Procedure applicable to a reference XIV of to the High Court shall apply.

(3) If they differ on any matter other than a matter specified in sub-section (2), the opinion of the First Judge shall prevail.

14. (1) An appeal shall lie to the First Judge from a de ree or order of the Second Judge sitting singly, and to the Court of the Judicial Commissioner from a decree or order of the two Judges sitting together or of the First Judge sitting singly.

(2) The period of limitation for an appeal under this section shall run from the date of the decree or order appealed against, and shall be as follows:-

- (a) when the appeal lies to the Court of the First Judge—thirty days:
- (b) when the appeal lies to the Court of the Judicial Commissioner-sixty days.
- (3) In the computation of these periods of thirty and sixty days, the limitation of the appeals shall be governed by the provisions of the Indian Limitation Act, 1877. XV of

- 15. (1) The Local Government may confer, within the Town of Man-Conferment of Small dalay, upon the First Judge Cause Court jurisdiction on First and Second and the Second Judge the Judges. jurisdiction of a Judge of a Court of Small Causes under Act XI of 1865 for the trial of suits cognizable by such Courts up to such value not exceeding five hundred rupees and lifty rupces, respectively, as the Local Government thinks fit.
- (?) The Local Government may make rules for regulating the distribution of business between the First Judge and the Second Judge under this section.
- 16. (1) Notwithstanding anything in section 622 of the Code of Civil XIV of Procedure, the Judicial Commissioner may in any circumstances call for the record of any case decided in the Civil Court of Mandalay in which an appeal does not lie or in which, for cause shown to his satisfaction, an appeal has not been preferred to himself or to the First Judge, as the case may be, within the time limited therefor.
- (2) The First Judge may forward to the Judicial Commissioner, with such remarks as he thinks fit, the record of any case decided by the Second Judge in which an appeal does not lie or in which, for cause shown to the satisfaction of the First Judge, an appeal has not been preferred within the time limited therefor.
- (3) The Judicial Commissioner may, in any case called for by him under sub-section (1) or forwarded to him under sub-section (2), pass such order as he thinks fit.

1882

The Upper Burma Civil Justice Regulation, 1886. (Chapter III.—Civil Procedure.—Sections 17-30.)

CHAPTER III.

CIVIL PROCEDURE.

General Rules.

- 17. (1) Except as otherwise provided by any other enactment for the time Procedure to be obbeing in force, the provisions Mandalny and elsewhere respectiveof this Chapter shall apply to all suits and other pro-ceedings in the Civil Courts of Upper Burma, except proceedings in the Civil Court of Mandaliy and in the Court of the Judie al Commissioner as a Court of Appeal, Reference or Revision in relation thereto.
- (2) Except as aforesaid, and subject to the provisions of this Regulation, proceedings in the Civil Court of Mandalay shall be regulated-
 - (a) in suits transferred to the Court under this Regulation from a Court having jurisdic-tion beyond the limits of the Town of Mandalay, by the provisions of this Chapter, and
 - (b) in other cases, by the provisions of the Code of Civil Procedure, so far as those provisions can be made applicable.
- (3) In the Court of the Judicial Commissioner as a Court of Appeal, Reference or Revision in relation to the Civil Court of Mandalay, the rules prescribed in the Code of Civil Procedure shall be followed so far as circumstances permit.

Prior Adjudications and Pending Smits.

- 18. A Court shall not try any suit in which the matter in issue has been Effect of prior adjudiheard and finally decided by a Court of competent jurisdiction in a former suit between the same parties in the same rights, or between parties under ; is not a proper subject of higation in a Civil whom they, or any of them, claim.
- 19. A Court shall not try any suit in which the matter in issue is also in Effect of pending suit. issue in another suit between the same parties, or between parties under whom they, or any of them, claim, pending in the same or any other Court, whether superior or inferior, in British India.

Appearances, Applications and Acts by Parties.

- 20. (1) The Court may in its discretion, for any sufficient reason, permit any Appearance in person appearance, application or act required to be made or done by a party under this Regulation to be made or done by the party through a duly authorized agent, or through an advocate, vakil or attorney of one of the High Courts, or through an advocate of the first grade in Lower Burma.
- (2) Permission under this section shall in all cases be granted to persons exempt from personal appearance in Court.
- (3) Except with the permission of the Court granted under the foregoing portion of this section, every appearance, application or act under this Regulation shall be made or done by a party in person.
- (4) Where the permission mentioned in this section is granted to a party, the agent, vakil, attorney or advocate must, unless he is an advo-

cate of a High Court established by Royal Charter, be appointed by the party by instrument in writing, and that instrument must be filed in

21. In any case in which the Court has permitted a party not being a person Withdrawal of perexempt from personal apmission to appoint agent. pearance in Court to appear by agent, vakil, attorney or advocate, it may, for reasons to be recorded in writing, withdraw the permission at any stage of the proceedings, and require the party to attend in person.

22. A party required to attent in person under the last foregoing sec-Consequences of not appearing tion, and failing so to attend, in person when required. shall be subject to the provisions of this Regulation applicable to parties who do not appear.

Institution of Suits.

23. The plaintiff may be-Mode of .beginning suit. gin his suit-

- (a) in the Court of a Circle Officer by making a verbal complaint, which shall be reduced to writing by the Court, an 1
- (b) in any other Court by presenting a written
- 24. On a complaint being made or a plaint presented, the Cour' shall regis-Examination of plainter the suit and examine the plaintiff, or his agent, vakil, attorney or advocate, as to the merits of the case
- 25. If upon the examination it appears that there is no substantial cause Summary dismissal of of action, or that the claim is one which from its nature Court, the Court may dismiss the suit.
- 26. If upon the examination it is found that the plaintiff sets forth a Issue of summons. good cause of action, the Court shall issue a summons to the defendant to appear and answer at a certain place and on a certain day.

Service of Summons on Defendants.

27. Service of the summons shall be made by Mode of service of delivering or tendering a summors when there are copy thereof under the sigseveral defendants. nature of the Judge and seal of the Court, and, when there are more defendants than one, service of the summons shall be made on each defendant.

Service on defendant in person.

- 23. Whenever it is practicable, the service shall be on the defendant in person.
- 29. When the defendant Service when defendcannot be found, the service ant cannot be found. may be on any adult male member of his family residing with him.
 - 30. (1) Where

Endorsoment of summons by person served.

the summons is served on the defendant personally, or on any person on his behalf, the person on whom the service is made shall be required to sign an acknowledgment of service,

The Upper Burma Civil Justice Regulation, 186. (Chapter 111.—Civil Procedure.—Sections 31-41.)

- (2) If the per on refuses to sign the acknowledgement, the service of the summons shall nevertheless be held sufficient if it is otherwise proved to the satisfaction of the Court
- 31. When the defendant cannot be found, and there is no pers u on whom Service by posting opy of summons or door of dwelling-house. the service can be made, the service may be effected by posting the copy of the summons on the outer door of the house in waich the defendant is dwelling, if he is dwelling at any place within the local limits of the jurisdiction of the Court.
- 82. The person serving a summons shill, in all cases in which the sum-Endorsement of summons has been served, enmous by person serving. dorse on the original summons, or en a copy thereof under the seal of the Court, the time when, and the manner in which, it was served.
- 33. (1) When a summons is returned to the Substituted service Court without having been when summons is reserved, if the plaintiff satis-turned unserved. first the Court that there is fies the Court that there is reasonable ground for believing that the defendant is keeping out of the way for the purpose of avoiding the service of the summon, the Court shall order the summo s to be served --
 - (a) by posting a copy thereof on some conspicuous place in the court-house and also on the door of the house in which the defendant last resided, if it is known where he last resided, or
 - (b) in such other manner as the Court thinks
- (2) A service in the manner ordered by the Court under clause (b) of sub-section (1) shall be as effectual as if it had been made in the manner specified in clause (1) of that sub-section.
- 34. When service is substituted by order of the Court under the last forego-Fixing of time for appearance in case of substituted service. ing section, the Court shall fix such time for the appearance of the defendant as the case may require.
- defendant resides beyond the dant local limits of the jurisdic-. **35**: If the Service on defendant tion of the Court in which residing out of jurisdiction and having no agent. the suit is instituted, and has not within those limits an agent empowered to accept the service, the Court shall transmit the summons for service to a Court having jurisdiction at the place where the defendant resides.
- 36. (1) If the defendant resides out of British India and has not in Service on defendant British India an agent emresiding out of British India and having no powered to accept the service, the summons shall be addressed to the defendant at the place where he resides, and be forwarded to him by post or otherwise.
- (2) If on the day fixed for the hearing of the suit, or on any day to which the hearing may be adjourned, the defendant does not appear, the plaintiff may apply to the Court, and the

to be endorsed on the original summons, or on a Court may direct that the plaintiff shall be copy thereof under the seal of the Court. ner, and subject to such conditions, as the Court thinks fit.

> 37. When the suit is for land or other immove-Service on agent in able property, and the sumcharge of immoveable mons for any reason cannot property. be served on the defendant in person, the summons may be served on any agent of the defendant in charge of the land or other property.

Consequences of Non-appearance of Parties.

- 33. (1, 11, on the day fixed for the defendant to Dismissed of sait on appear and answer, or any other day subsequent thereto non-appearance of either to which the hearing of the suit may be adjourned, neither party appears when called upon by the Court, the suit shall be dismissed.
- (2) When a suit is di-missed under this section, the plaintiff may bring a fresh suit, er, if within a period of thirty days he satisfies the Court that there was sufficient cause for his failure to appear, the Court may issue a fresh summons up in the complaint already recorded or plaint already filed.
- 39. (1) If the plaintiff appears and the defendant does not appear, and it is Procedure on non-appearance of defendant, prived to the satisfaction of when summons was daly the Court that the summons serve l was daly served, the Court shall proceed to hear the suit ex parte.
- (2) If the defendant appears on any subsequent day to which the hearing of the suit is adjourned, and assigns good cruse for his previous failure to appear, he may, upon such terms as the Court may direct as to payment of costs or otherwise, be heard in answer to the suit in like manner as if he had appeared on the day fixed for his appear-
- 40. (1) If the plaintiff appears and the defendant does n t appear, and it Pr cedure on non apis not proved to the satisfacpeara ce of defendant when summing was not tion of the Court that the duly served of not served summons was duly served in in due time.

any of the modes of service provided by this Regulation, the Court may dir et a second summons to the defendant to be issued in any of those modes.

- (?) If the plaintiff appears, and it is proved to the satisfaction of the Court that the summons was served on the defendant, but not in sufficient time to enable him to appear and answer on the day fixed in the summons, the Court shall postpone the hearing of the suit to a future day, to be fixed by the Court, and may direct notice of that day to be given to the defendant.
- 41. (1) If the defendant appears and the plaintill does not appear, the Court Judgment by default shall pass judgment against against plaintiff not appearing or against de-fendant on admission. the plaintiff by default, unless the defendant admits the claim, in which case the Court shall pass judgment against the defendant upon the ad-
- (2) When judgment is passed against a plaintiff by default, he shall be precluded from bringing a fresh suit in respect of the same cause of action.

The Upper Burma Civil Justice Regulation, 1886. (Chapter III.—Civil Procedure.—Sections 42-54.)

42. If there are two or more plaintiffs, and

Consequence of non-appearance of one or more of several plaintiffs.

appearance is made by one or more of them and not by the other or others, the Court may at the

instance of the plaintiff or plaintin's appearing proceed with the suit in the same way as if all the plaintiffs had appeared, and pass such order as is just and proper in the circumstances of the case.

43. If there are two or more defendants, and appearance is made by one

Consequence of non-appearance of one or more of several defendants.

or more of them and not by the other or others, the Court shall proceed with the suit to judgment, and shall, at the time of passing judgment, make such order with respect to the defendant or defendants by whom appearance has not been mode as is just and

proper in the circumstances of the case. 44. (1) Where judgment is passed ex parte against a defendant, he may Setting aside judg-ment ex parts against defendant. apply within a reasonable time, not exceeding thirty

days, after any process for enforcing the judgment has been executed, to the Court by which the judgment was passed, for an order setting it aside.

- (2) If it is proved to the satisfaction of the Court that the summons was not duly served, or that the defendant was prevented by sufficient cause from appearing when the suit was called on for hearing, the Court shall pass an order setting aside the judgment and appoint a day for proceeding with the suit.
- 45. (1) Where judgment is passed against a plaintiff by default, he may Setting aside judgapply, within thirty days ment against plaint:if by default. from the date of the judgment, for an order setting it aside.
- (2) If it is proved to the satisfaction of the Court that the plaintiff was prevented by sufficient cause from appearing when the suit was called on for hearing, the Court shall pass an order setting aside the judgment by default and appoint a day for proceeding with the suit.
- 46. A judgment shall not be set aside on an application under either of Judgment not to be set aside without notice. the two last foregoing see tions unless notice of the application has been served on the opposite party.

Fixing Issues and Preparations for the Hearing.

- 47. If both parties are present on the dry fixed for the defendant to Framing of issues. appear and answer, or on any subsequent day to which the proceedings are adjourned for this purp se, the Judge shall examine them with a view to ascertaining upon what questions of law and fact the parties are at issue, and, having with his own hand nade a note of the examination, shall frame and record the issues of law and fact on which the right decision of the case depends
- 48. (1) If the parties are at issue on a question Procedure when parties are at issue on a question of fact, the Court shall then further examine them as question of fact. to the evidence they intend

to adduce upon the question, and shall appoint a time and place for the hearing of the sait.

- (2) Upon such sums being deposited for the expenses of witnesses as, subject to any rules made under this Regulation, the Court thinks reasonable. the Court shall issue such summonses for the attendance of witnesses and the production of documents as the parties may desire.
- 49. A summous to a witness shall be served Service of summons as nearly as may be in the manner provided by this Regulation for service of summ as on a defendant.
- 50. If a witness on whom a summons has been so served neglects or Witness neglecting refuses to appear at the time to attend may be arrestand place appointed, and does not offer reasonable excuse for the neglect or refusal, the Court may issue a warrant to bring the witness before it to give his evidence.

The Hearing.

- 51. (1) On the day appointed for the hearing Mode of taking evi- of the suit, or on some other day to which the hearing may be adjourned, the evidence of the witnesses and of any parties to the suit appearing as witnesses shall be taken by the Judge orally in open Court and in presence of the parties.
- (2) Any evidence given in a language not understood by a party to the suit shall be interpreted to that party as the examination proceeds.
- (3) Each party may examine the opposite party and all witnesses.
- 52. A memorandum of all evidence taken shall be reduced to writing Recording of eviby the Judge as the examinown hard in English or in Burmese at his discretion.
- 53 The Court may at any stage of the suit examine as a witness Power for Court to everany person present in Court, mine witness, or require production of do mount. or call upon him to produce any document or other thing, or summon any person to give evidence or produce any document or other thing, if it considers that the evidence of the person, or the production of the document or thing, is bkely to aid it in the decision of the matters in dispute.

Commissions to take Eridence, make local Enquiries and extering Accounts.

Issue of co amissions. 54. (1) If in any case—

- (a) the evidence of a witness is required who resides at some place far distant from the place where the Court is held, or who is unable from sickness crinfirmity to attend before the Court to be personally examined, or is exempt from per-onal appearance in Court. or
- (b) a local investigation seems requisite for ducidating any matter in dispute, or
- (c) an examination of any accounts becomes necessary

the Court may, if it thinks fit, issue a commission to any person, delegating to him such powers and containing such instructions as it thinks necessary for the examination of the witness,

The Upper Burma Ciril Justice Regulation, 1886. (Chapter III.—Ciril Procedure.—Sections 55-67.)

or the making of the local investigation, or the examination of the accounts.

(2) The commission and the return thereto, and the depositions of any witnesses examined under the commission, and any documents filed before the person to whom the commission was issued, shall form part of the record.

Judgments.

- 55: When the documentary evidence (if any)

 Delivery of judgment. has been perused, the witnesses examined and the
 parties heard, the Court shall, either immediately
 or on some subsequent day of which due not ce
 shall be given to the parties, deliver its judgment.
- 56. The judgment shall be written by the Judge
 Judgment to be in with his own hand, in Engwriting. lish or in Burmese, at the
 discretion of the Judge, and it shall be dated and
 signed by the Judge at the time it is delivered.
- 57. The judgment stall contain the decision of the Court upon each issue, ment.

 Contents of judg-together with the grounds of the decision, and shall conclude with a decree clearly stating the relief granted or other determination of the suit:

Provided that, when the decision upon one or more issues is sufficient for the disposal of the suit, the Court may, in its discretion, abstain from pronouncing any decision upon the remaining issues.

- 58. (1) The decree shall specify the costs payable an i the parties by whom they are to be paid.
- (2) In determining the amount of costs the Court shall not allow the remuneration of representatives appointed under section 20.
- Allowance of interest. the plaintiff, the Court may in the decree order interest at such rate as it thinks fit to be paid on the principal sum adjudged from the date of suit to the date of decree in addition to any interest adjudged on the principal sum for any period prior to the date of suit, with further interest, at a rate not exceeding six per centum yearly, on the aggregate sum so adjudged and on the costs of the suit from the date of the decree to the date of payment.
- Payment of amount of decree by instalments.

 The Court may, for any sufficient reason, order that the amount due under the decree shall be paid by instalments with or without interest.
- Contents of decree for moveable property the decree is for the delimoveable property.

 the decree is for the delivery of the property, the Court shall fix an amount of money to be paid as an alternative if delivery cannot be enforced.
- Copies of judgment to be furnished to parties.

 cases where the judgment to be furnished to parties.

 cases where the judgment is required to be translated, of the translation thereof, shall be furnished to the parties on their application and on payment by them of the cost of the copies.

Procedure in special Cases.

- 63. If a Court at any stage of a suit before judgment is satisfied, upon such enquiry as it before Attachment judgment when defendant seeks to evade proconsiders necessary, that ceedings. the defendant, with intent to avoid or delay the plaintiff, or to obstruct or delay the execution of any decree which may be made against him in the suit, is about to leave the jurisdiction of the Court, or to dispose of any property, or to remove any moveable property from the jurisdiction of the Court, it may issue its warrant for the attachment of the priperty of the defendant, and may, unless the defendant gives scenrity for the satisfaction of any decree which may be made against him, detain his property under attachment un il judgment is pronounced.
- 64. If a Court at any stage of a suit before judgment is satisfied, upon Injunction against such enquiry as it conwaste, damage or alienation of property in siders necessary, that any dispute. property which is in dispute in the suit is in danger of being wasted, damaged or alienated by a party to the suit, it may issue an injunction to that party commanding him to refrain from the act of waste, damage or alienation, or make such order for the purpose of staving and preventing him from wasting, damaging or alienating the property, or for the care and custody thereof, as it deems fit.
- 65. In any suit for restraining the defendant from the committal of any Injunction against breach of contract or committal of injury. breach of contract or other injury, the Court may at any time after the commencement of the suit, and either before or after judgment, and on such terms as it deems fit, issue an injunction restraining the defendant from the repetition or continuance of the breach of contract or the injury or the committal of any similar breach of contract or injury; and, in case of disobedienec, the injunction may be enforced by attaching the property of the defendant and retaining it under attachment , until he obeys the injunction.
- 66. The Court may at any time vary or set aside an order made by it Power to vary or set under any one of the three uside or ters under seetion 63, 64 or 65, and to last foregoing sections; and ad judge compensation if it is satisfied that any to parties injured. such order has been applied for and procured by any party on grounds known to the party to be insufficient, it may award against the party in its decree such amount, not exceeding two hundred rupees, as it deems a reasonable compensation to the party aggrieved by the order.
- Power to add parties. the Court desirable that any person not already a party to the suit should be made a party thereto, it may direct that the person be made a plaintiff or defendant, as the case may be.
- (2) Where a person is so made a plaintiff or defendant, the Court shall cause a summons to be served on him in the manner provided by this Regulation for the service of a summons on a defendant.

The Upper Burma Civil Justice Regulation, 1886. (Chapter 111.—Civil Procedure.—Sections 68-78)

Certain suits triable suit involves any question regarding succession, inheritance, marriage or caste, or any religious usage or institution, it may be heard with the aid of assessors selected by the Court from the class to which the parties belong.

Miscellaneous.

- Exemption of women manners of the class to manners of the class to which they belong, ought not to be compelled to appear in public shall be exempt from personal appearance in Court, whether as parties or as witnesses.
- 70. The Local Government may, by notification in the official Gazette, enument to exempt from exempt from personal appearance in person.

 as a party or as a witness, any person whose rank appears to entitle him to the privilege of exemption, and may, by like notification, withdraw the privilege.
- 71. (1) All documents admitted as evidence in a suit, other than entries in shop-books or other books, shall be filed with the record and shall not be returned to the parties without the written permission of the Court.
- (2) A certified copy of any document so returned within three months from the date of the disposal of the suit—shall be filed with the record.
- 72. (1) When a party desires to put in Mode of admission in evidence an entry in a shopevidence of entry in book or other book, he shall produce the book to the Court, together with a copy of the entry on which he relies.
- (2) The Court shall forthwith mark the entry for the purpose of identification, and, having examined and compared the copy with it, shall file the copy with the record and return the book to the party producing it unless there seems to the Court to be cause for impounding it.

Execution of Decrees. .

- 73. The Court shall, on application made by the Mode of execution of decree-holder in writing, execute its decrees in the following manner, that is to say—
 - (a) a decree for property in the possession of the judgment-debtor, by giving possession of the property to the decree-holder, or
 - when the property is moveable, and possession of it cannot from any cause be given, by levying in the manner provided by this section for the execution of a decree for money the amount fixed as an alternative under section 61;
 - (b) a decree for partition, by dividing the property and giving the decree-holder possession of his portion;
 - (c) a decree for money, by attaching the property of the judgment-debtor and selling it by auction;
 - (//) a decree for the performance of any act by the judgment-debtor, by attaching his

- property and retaining it under attach-
- 74. Whenever a person has become liable as

 Decree against sureties.

 Burety for the performance of a decree or of any
 part thereof, the decree may be executed against him to the extent to which he has rendered himself liable, in the same manner as a decree may be enforced against a judgment-debtor.
- 75 When an application is made for the Execution of exparts execution of an exparts decrees.

 decrees, the Court may in its discretion, before ordering execution, require the applicant to give security for compensation for any injury that may be done in the course of the execution, or may issue a notice to the judgment-debtor to show cause why the decree should not be executed.
- 76. If a decree cannot be executed within the

 Execution of a decree jurisdiction of the Court out of the jurisdiction which passed it, that Court may transmit to any other

 Court a copy of the decree, together with—
 - (a) a certificate that satisfaction of the decree has not been obtained by execution within the jurisdiction of the Court which passed it, or has only been so obtained to an extent to be specified in the certificate, and
 - (b) a copy of any order for the execution of the decree er, if no such order has been made, a certificate to that effects

and may request the Court to which those documents are transmitted to execute the decree as if it were a decree made by itself.

Execution of a decree of a Court beyond the limits of the district. Civil Court established in any part of British India beyond the limits of his jurisdiction, or established by the authority of the Governor-General in Council in the territories of any foreign Prince or State, for the execution of a decree made by that Court, the Deputy Commissioner, or the Judge of any Civil Court under his control to whom he may transfer the matter for disposal, may execute the decree as if it had been made by himself.

Appeal.

- Appeals from Courts of Circle Officers, Township Officers and Subdivisional Officers.

 Township Officers and Subdivisional Officers.

 Suit of value not exceeding fifty rupoes by a Township Officer, or in an original suit of value not exceeding one hundred rupees by a Sub-divisional Officer, shall, subject to the provisions of this Regulation with respect to revision, be final.
- (2) From every other decree or order of a Circle Officer, Township Officer or Sub-divisional Officer in an original suit an appeal shall lie to the Court of the Deputy Commissioner.
- (3) The Local Government may confer on a Sub-divisional Officer the powers of a Court of a Deputy Commissioner for the purpose of receiving and hearing appeals from decrees and orders of Circle Officers and Township Officers in any local area, and may withdraw those powers.

The Upper Burma Civil Justice Regulation, 1886. (Chapter III.—Civil Procedure.—Sections 79-85.—Chapter IV.—Supplemental Provisions.—Sections 86-87.)

- 79. (1) A decree or order made in an original Appeals from Courts suit of value not exceeding of Deputy Commis- five hundred rupees by a sioners.

 Deputy Commissioner shall, subject to the provisions of this Regulation with respect to revision, be final.
- (2) From every other decree or order of a Deputy Commissioner in an original suit an appeal shall lie to the Court of the Judicial Commissioner.
- Appeals from appellate subject to the provisions of this Regulation with respect to revision, an appellate decree or order of a Sub-divisional Officer or Deputy Commissioner shall be final.
- (2) An appeal from an appellate decree or order of a Deputy Commissioner in a suit of value exceeding one thousand rupers shall lie to the Court of the Judicial Commissioner.

Revision.

- 81. (1) The Judicial Commissioner or Deputy

 Commissioner may, of his own motion or otherwise, call
 for the necord of any case decided by a Court under his control in which an appeal does not lie or in which, for cause shown to his satisfaction, an appeal has not been preferred within the time limited therefor, and may pass such order in the case as he thinks fit.
- (2) A Deputy Commissioner who has been authorized in this behalf by the Local Government may, by order in writing, empower any Sub-divisional Officer under his control to exercise the powers conferred on the Deputy Commissioner by sub-section (1) with respect to the decisions of all or any of the Courts of Circle Officers under the control of the Deputy Commissioner.

Distribution of Business and Transfer of Proceedings.

Power for Deputy Commissioner may, by order, direct that any civil business cognizable by him and the Courts under his control shell be distributed

among those Courts in such manner as he thinks

Provided that no direction issued under this section shall empower any Court to exercise any powers or deal with any business beyond the limits of its proper jurisdiction.

- Power for Judicial Commissioner or Deputy
 Commissioner and bequaty Commissioner and to any suit or other proceeding transfer proceedings.

 or refer it for disposal to any other Court under his control and competent to try it.
- (2) Subject to such rules as the Judicial Commissioner may make in this behalf, the Deputy Commissioner of Mandalay, and, with the previous sanction of the Judicial Commissioner, any other Deputy Commissioner, may transfer any suit, whether pending before himself or in a Court under his control, to the Civil Court of Mandalay for disposal.

- 84. (1) The Local Government may, by order,
 Power for Local Cov. direct that any civil busiernment to transfer ness cognizable by a Debusiness. puty Commissioner shall
 be transferred to the Court of the Judicial Commissioner or of a sub-divisional Officer.
- (2) Business so transferred shall be disposed of by the Judicial Commissioner or Sub-divisional Officer, as the case may be, subject to the rules applicable to like cases when disposed of by the Deputy Commissioner.

Reciew.

- 85. (1) The Judicial Commissioner may, for sufficient reason, review any decree or order which has been passed by himself and from which an appeal has not been preferred to Her Majesty in Council.
- (2) A Court subordinate to that of the Judicial Commissioner shall not review any decree or order made by it, except for the purpose of correcting a clerical error or other error manifestly the result of an oversight, without previously obtaining—
 - (a) in the case of the Court of a Circle Officer, Township Officer or Sub-divisional Officer, the permission of the Deputy Commissioner:
 - (h) in the case of the Court of a Deputy Commissioner, the permission of the Judicial Commissioner.

CHAPTER IV.

SUPPLEMENTAL PROVISIONS.

- *86. (1) Cases pending when this Regulation
 Pending cases how comes into force shall be disto be disposed of. posed of by such of the Courts
 under this Regulation as the Local Government
 may direct, and shall be dealt with as nearly as
 may be in accordance with the provisions of this
 Regulation.
- (2) But if in any such case it appears to the Court that the application of any provision in this Regulation would deprive any party of any right which, but for this Regulation, would have belonged to him, the Court may proceed as if this Regulation were not in force.
- 87. (1) When in any suit it is necessary for a Court under this Regulation to decide any question regarding succession, inheritance, marriage, or caste, or any religious usage or institution.—

the Buddhist law in cases where the parties are Buddhists,

the Muhammadan law in cases where the parties are Muhammadans, and

the Hind law in cases where the parties are Hindus,

shall form the rule of decision, except in so far as that law has, by legislative enactment, been altered or abolished, or is opposed to any custom having the force of law in Upper Burma.

(2) In cases not provided for by sub-section (1) or by any other law for the time being in force, the Court shall act according to justice, equity and good conscience.

The Upper Burma Civil Justice Regulation, 1886. (Chapter IV.—Supplemental Provisions.—Sections \8-93.)

- 88. (1) The Judicial Commissioner may, with Power for Judicial Commissioner to make the previous sanction of the Local Government, make | assent rules. rules consistent with this Regulation for regulating the practice and proceedings of his own Court and the Courts subordinate thereto.
- (2) The rules may regulate the following among other matters, namely :-
 - (a) the fees to be paid for processes;
 - (b) the fees to be paid for copies and inspection of records; and
 - (c) the travelling and other expenses of witnesses.
- Compliance by Judicial Commissioner with requisitions of Local Gov-

89. The Judicial Commissioner shall comply with any requisitions which the Local Government may make for records of, or papers belonging to, his Court,

or any Court subordinate thereto, or for certified copies of, or extracts from, those · records or papers, or for returns, statements or reports, and shall act in compliance with any request which the Local Government may make to him with respect to the exercise of the powers conferred on him by section 4, sub-section (3), section 5, sub-section (2), and section 6, sub-section (2).

- 90. The procedure to be observed by any Court Miscellaneous proceed. under this Regulation in ings. suits shall be followed, so far as it can be made applicable, in all proceedings in that Court other than suits.
- 91. Notwithstanding anything in this Regu-Decrees and orders lation, a decree or order not reversible on technishall not be reversed or alcal grounds alone. tered on appeal or revision on account of an irregularity of procedure unless cal grounds alone. the irregularity has occasioned or is likely to occasion a failure of justice.
- 92. Powers conferred by this Regulation may Powers exerciscable be exercised from time to time as occasion requires. time as occasion requires.

Transitory Provision.

93. Until a Judicial Commissioner is appointed

Discharge of functions of High Court pending appointment of Judicial Commissioner. for Upper Burma, the functions assigned to him by this Regulation shall be discharged by Commissioners

in and for their respective divisions as for the time being defined under section 3 of the Upper Burma Laws Act, 1886.

No. 22.—Whereas by resolution passed by the Secretary of State for India in Council the provisions of the 33rd of Vic., chap. 3, sec. 1, were declared to be from the 1st of March, 1886, applicable to Upper Burms, with the exception of the Shan States;

And whereas the Chief Commissioner of Burma has proposed to the Governor-General in Council a draft of the following Regulation, together with the reasons for proposing the same:

And whereas the Governor-General in Council has taken the draft and reasons into consideration, and has approved of the draft and the same has received the Governor-General's

In pursuance of the direction contained in the said section, the said Regulation is now published in the Gazette of India:-

REGULATION No. IX of 1886.

THE UPPER BURMA LAND-ACQUI-SITION REGULATION, 1886.

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- A Regulation to provide for the Acquisition of Land in Upper Burma for public purposes and for Companies.

WHEREAS it is expedient to provide for the acquisition of land in Upper Burma for public purposes and for Companies, and for determining the amount of compensation to be made on account thereof:

It is hereby enacted as follows:

PART I.

PRELIMINARY.

Short title, extent and commencement.

1. (1) This Regulation may be called the Upper Burma Land-acquisition Regulation, 1886.

- (2) It extends to the whole of Upper Burma except the Shan States; and
- (3) It shall come into force on such date, within three months from the time at which it may receive the Governor-General's assent, as the Local Government may, by notification in the official Gazette, appoint in this behalf.

- 2. In this Regulation, unless there is something repugnant in the subject or context,—
- (1) "land" includes benefits to arise out of land, and things attached to the earth or permanently fastened to anything attached to the earth:
- (2) "person interested" includes any person claiming an interest in compensation to be made on account of the acquisition of land under this Regulation:
- (3) "Collector" means a Deputy Commissioner of a district, and includes any officer specially appointed by the Local Government to perform the functions of a Collector under this Regulation:
- (4) "Company" means a Company registered under the Indian Companies Act, 1882, or formed vior in pursuance of an Act of Parliament, or by Royal Charter or Letters Patent:

(5) "local fund" means any public fund of which the control or management is entrusted by the Government to any local officer or authority:

- (6) "Part" and "section" mean respectively Part and a section of this Regulation:
- (7) "person", "year", "month", "Local Government", "Magistrate" and "imprisonment" have the meanings assigned to them respectively in section 2 of the General Clauses Act, 1868:
- (8) words importing the masculine gender shall be taken to include females, and words in the singular shall include the plural, and vice versa: and
- (9) the following persons shall be deemed persons "entitled to act" as and to the extent in this clause provided (that is to say):—
- (a) trustees for other persons beneficially interested shall be deemed the persons entitled to act with reference to any such case, and that to the same extent as the persons beneficially interested could have acted if free from disability;
- (b) a married woman, in cases to which the English law is applicable, shall be demed the person so entitled to act, and, whether of full age or not, to the same extent as if she were unmarried and of full age; and
- (c) the guardians of minors and the committees of lunatics or idiots shall be deemed respectively the persons so entitled to act, to the same extent as the minors, lunatics or idiots themselves, if free from disability, could have acted.

PART II.

Acquisition.

Preliminary Investigation.

3. (1) Whenever it appears to the Local GovernPrecedure and powers of officers when land is likely to be needed for public purpose.

shall be published in such manner as the Local Government may direct, and the Collector shall cause public notice of the substance of the notification to be given at convenient places in that locality.

The Upper Burma Land-acquisition Regulation, 1886. (Part 11.—Acquisition.—Sections 4-11.)

- (2) Thereupon it shall be lawful for any officer, either generally or specially authorized by the Local Government in this behalf, and for his servants and workmen,—
 - (a) to enter upon and survey and take levels of any land in the locality;

(b) to dig or hore into the sub-soil;

- (c) to do all other acts necessary to ascertain whether the land is adapted for the purpose notified;
- (d) to set out the boundaries of the land proposed to be taken and the intended line of the work (if any) proposed to be made thereon;
- (e) to mark the levels, boundaries and line by placing marks and cutting trenches; and
- (f) where otherwise the survey cannot be completed and the levels taken and the boundaries and line marked, to cut down and clear away any part of any standing crop, fence or jungle:

Provided that no person shall enter into any building or upon any enclosed court or garden attached to a dwelling-house (unless with the consent of the occupier thereof) without previously giving the occupier at least seven days' notice in writing of his intention to do so.

The officer authorized under the last foregoing section shall at the time of his entry under that section pay or tender payment for all necessary damage which may be done by him or his servants or workmen, and, in case of dispute as to the sufficiency of the amount so paid or tendered, he shall at once refer the dispute to the Collector, whose decision shall be final.

Declaration of intended Acquisition.

5. (1) Subject to the provisions of Part VI,

Declaration that land is needed for a public Local Government that any particular land is needed for a public purpose, or for a Company, a declaration shall be made to that effect under the signature of a Secretary to the Local Government, or of some officer duly authorized to certify its orders:

Provided that a declaration shall not be made under this section unless the compensation to be awarded for the property is to be paid out of public revenues or out of some local fund, or by

a Company.

(2) The declaration shall be published in such manner as the Local Government may direct, and shall state the district or other territorial division in which the land is situate, the purpose for which it is needed, its approximate area, and, where a plan has been made of the land, the place where the plan may be inspected.

(3) A declaration under this section shall be conclusive proof that the land is needed for a public purpose, or for a Company, as the case may be; and, after making the declaration, the Local Government may acquire the land in manner herein-

after appearing.

6. Whenever any land has been so declared
After declaration Col.
tector to take order for purpose, or for a Company,
sequisition.
the Local Government, or
some officer authorized by the Local Government

in this behalf, shall direct the Collector to take order for the acquisition of the land.

- 7. The Collector shall thereupon cause the Marking and measur-land (unless it has been aling of the land. ready marked out under section 3) to be marked out. He shall also cause it to be measured, and (if no plan has been made) a plan to be made thereof.
- 8. (1) The Collector shall then cause public Notice to persons innotice to be given at conveterested in the land.

 nient places on or near the land to be taken, stating that the Government intends to take possession of the land, and that claims to compensation for all interests in the land may be made to him.
- (2) A notice under sub-section (1) shall state the particulars of the land needed, and shall require all persons interested in the land to appear personally or by agent before the Collector at a time and place therein mentioned (the time not being earlier than fifteen days after the date of publication of the notice), and to state the nature of their respective interests in the land and the amount and particulars of their claims to compensation for those interests.
- (3) The Collector shall also serve notice to the same effect on the occupier (if any) of the land and on all such persons known or believed to be interested therein, or to be entitled to act for persons so interested, as reside, or have agents authorized to receive service on their behalf, within the revenue district in which the land is situate.
- (4) In case any person so interested resides elsewhere, and has no such agent as aforesaid, the notice shall be sent to him by post.
- 9. The Collector may also require any perpower to require peras interested to deliver to fine interests of other persons.

 1. The Collector may also require any person referred to in sub-section (4)
 of the last foregoing section to deliver to him a statement, containing, so far as

may be practicable, the name of every other person possessing any interest in the land or any part thereof as co-proprietor, sub-proprietor, mortgagee, tenant or otherwise, and of the nature of that interest, and of the rents and profits (if any) received or receivable on account thereof for the year next preceding the date of the statement.

10. A person required to make or deliver a statement under section 8 or deliver statements respecting interests. section 9 shall be deemed to be legally bound to do so within the meaning of sections 175 and 176 of the Indian Penal Code.

XLV of 1860'

Inquiry into Value and Claims, and Award by Collector.

- 11. (1) On the day mentioned in the notice Inquiry into value under section 8, sub-section and award of compensation.

 (1), the Collector shall proceed to inquire into the value of the land and to determine the amount of compensation to be allowed therefor, and shall make and sign an award for the same.
- (2) For the purpose of an inquiry under this section, the Collector may summon and enforce the attendance of witnesses and compel the production of documents by the same means and,

The Upper Burma Land-acquisition Regulation, 1886. (Part II.—Acquisition.—Sections 12-15.) (Part III.—Apportionment of Compensation.—Sections 16-17.—Part IV.— Payment.—Sections 18-20.)

as far as may be, in the same manner as is provided by the Ulper Burma Civil Justice Regulation, 1886, in the case of a Civil Court.

- 12. The Collector may, if no claimant attend Adjournment of in-pursuant to the notice, or quiry.

 if for any other cause he thinks fit, from time to time postpone the inquiry to a day to be fixed by him.
- 13. (1) In determining the amount of compensation to be awarded for land acquired under this Regulation, the Collector shall take into consideration—

First, the market-value of the land at the time of the award;

Secondly, the damage (if any) sustained by the person interested, at the time of the award, by reason of the severance of the land from his other land;

Thirdly, the damage (if any) sustained by the person interested, at the time of the award, by reason of the acquisition injuriously off cting his other property, whether moveable or immoveable, in any other manner, or his carnings; and

Fourthly, if, in consequence of the acquisition, the person interacted is compelled to change his residence, the remonable expenses (if any) incidental to the change.

(2) But the Collector shall not take into con-i-deration-

First, the degree of urgency which has led to the acquilition; or

Secondly, any distribution of the person interested to part with the land acquired; or

Thirdly, any damage sustained by him which, if caused by a private person, would not render the person liable to a suit; or

Fourthly, any damage which, after the time of the award, is likely to be caused by or in consequence of the use to which the land acquired will be put; or

Fifthly, any increase to the value of the land acquired, likely to accrue from the use to which the land will be put when acquired; or

Sixthly, any increase to the value of the other land of the person interested, likely to accrue from the use to which the land acquired will be put; or

Seventhly, any outley or improvements on the land made, commenced or effected with the intention of enhancing the compensation to be awarded therefor under this Regulation.

Taking Possession.

14. When the Collector has made an award Power to take possess he may take possession of sion after award in orthe land, which shall there-upon vest absolutely in the Government free from all incumbrances.

- 15. (1) In cases of urgency, whenever the Power to take posses. Local Government so dision in cases of urgency. rects, the Collector may, on the expiration of fifteen days from the publication of the notice mentioned in section 8, sub-section (1), take possession of any waste or arable had needed for public purposes or for a Company.
- (?) The land shall thereupon vest absolutely in the Government free from all incumbrances.
- (3) The Collector shall offer to the persons interested compensation for the standing crops and trees (if any) on the land; and in case the offer is not accepted the value of the crops and trees shall be allowed for in awarding compensation for the land under the provisions of this Regulation.

PART III.

APPORTIONMENT OF COMPENSATION.

Particulars of apportionment to be specified in the apportionment shall be specified in the award, and as he tween them the award shall be conclusive evidences of the correctness of the apportionment.

17. When the amount of compensation has been proceed as to appear settled, if any dispute arises tion out as to the apportionment of the same or any part thereof, the Collector shall decide the dispute.

PART IV.

PAYMENT.

13. Payment of the compensation shall be made

Persons to whom pays by the Collector according to the award to the persons to be made.

to the award to the persons named therein:

Provided that nothing in this section shall affect the liability of any person who may receive the whole or any part of any compensation awarded under this Regulation to pay the same to the person lawfully entitled thereto.

Time for payment of been settled, if the persons interested so desire, the Collector shall on making the award pay the amount of the compensation and take possession of the land:

Provided that, in any case where immediate possession is not required, he may allow the occupants (if any) of the land to remain in occupation thereof upon such terms as he and they may agree on, until possession of the land is required.

20. (1) In addition to the amount of any com-Percentage on marketvalue and interest. Pensation awarded under this Regulation, the Collector shall, in consideration of the compulsory nature of

The Upper Burma Land-acquisition Regulation, 1886. (Part V.-Temporary Occupation of Land.-Sections 21-22.-Part VI.-Acquisition of Land for Companies.—Sections 23-26.)

market-value mentioned in section 13, sub-section (I).

(2) When the amount of the compensation is not paid on possession being taken, the Collector shall pay the amount awarded and the percentage referred to in sub-section (1) with interest on the amount and percentage at the rate of six per from the time of possession centum yearly being taken.

PART V.

TEMPORARY OCCUPATION OF LAND.

- 21. (1) Subject to the provisions of Part VI, whenever it appears to the Temporary occupation of waste or arable hand. Local Government that the temporary occupation use of any waste or arable land are needed for any public purpose, or for a Company, the Local Government may direct the Collector to procure the occupation and use of the land for such term as it thinks fit, not exceeding three years from the commencement of the occupation.
- (2) The Collector shall thercupon give notice in writing to the persons interested in the land of the purpose for which the land is needed, and shall, for the occupation and use thereof for such term as aforesaid, and for the materials (if any) to be taken therefrom, pay to them such compensation, either in a gross sum of money, or by monthly or other periodical payments, as he thinks just.
- 22. (1) On payment of compensation under the Taking and restoring last foregoing section the Collector may enter upon possession of the land. and take possession of the land, and use it or permit the use thereof in accordance with the terms of the notice.
- (2) On the expiration of the term of occupation and use, the Collector shall make or tender to the persons interested such compensation for the damage (if any) done to the land as he thinks just, and shall restore the land to the persons interested therein:

Provided that, if the land has, in the opinion of the Collector, become permanently untit to be used for the purpose for which it was used immediately before the commencement of that term, and if the persons interested so require, the Local Government shall proceed under this Regulation to acquire the land as if it were needed permamently for a public purpose or for a Company.

PART VI.

Acquisition of Land for Companies.

23. (1) Subject to such rules as the Governor-General in Council may Procedure when 'Comfrom time to time desires to sequire scribe in this behalf, the Local Government may anthonize any officer of

the acquisition, pay fifteen per centum on the any Company desiring to acquire land for its purposes to exercise the powers conferred by sec-

- (2) In every case referred to in sub-section (1), section 3, sub-section (2), clause (c), shall be construed as if for the words "for the purpose notified" the words "for the purposes of the Company" were substituted; and section 4 shall be construed as if after the words "the officer" the words "of the Company" were inserted.
- 24. The provisions of this Regulation shall not Conditions precedent be put in force in order to to acquisition by Comacquire land for any Company. pany, unless with the previous consent of the Local Government, and unless the Company has executed the agreement mentioned in section 2d.
- 25. (1) Consent under the last foregoing section shall not be given Previous inquiry. unless the Local Government is satisfied by inquiry-
 - (a) that the acquisition is needed for the construction of some work; and
 - (b) that the work is likely to prove useful to the public.
- (2) The inquiry under this section shall be held by such officer and at such time and place as the Local Government may appoint.
- (3) The officer appointed in this behalf may summon and enforce the attendance of witnesses, and compel the production of documents, by the same means and, as far as may be, in the same manner as is provided by the Upper Burma Civil Justice Regulation, 1886, in the case of a Civil
- 26. (1) An officer holding an inquiry under the last foregoing section shall Agreement with Secretary of State in Counreport to the Local Government the result of the inquiry, and if the Local Government is satisfied that the proposed acquisition is needed for the construction of a work, and that the work is likely to prove useful to the public, it shall, subject to such pules as the Governor-General of India in Council may from time to time prescribe in this behalf, require the Company to enter into an agreement with the Secretary of State for India in Council providing to the satisfaction of the Local Government for the following matters, namely :--
 - (a) the payment to the Government of the cost of the acquisition;
 - (b) the transfer of the land to the Company on that payment being made;
 - (c) the terms on which the land is to be held by the Company;
 - (d) the time within which, and the conditions on which, the work is to be executed and maintained; and
 - , the terms on which the public is to be esttitled to use the work.

The Upper Burma Land-acquisition Regulation, 1886. (Part VII.—Misoellancous.—Sections 27-37.)

Publication of agree, section shall, as soon as may be after its execution, be published in the local official Gazette, and shall thereupon (so far as regards the terms on which the public is to be entitled to use the work) have the same effect as if it had formed part of this Regulation.

PART VII.

MISCELLANEOUS.

- 27. (1) Service of a notice under this Regulation shall be made by defivering or tendering a copy thereof signed, in the case of a notice under section 3, by the officer therein mentioned, and, in the case of any other notice, by or by order of the Collector.
- (2) Whenever it may be practicable, the service of the notice shall be made on the person therein named.
- (3) When that person cannot be found, the service may be made on any adult male member of his family residing with him; and, if an adult male member cannot be found, the notice may be served by fixing the copy on the outer door of the house in which the person therein named ordinarily dwells or carries on business.
- 28. If any person wilfully obstructs the doing Penalty for obstructs of any of the acts authoring person acting under ized by section 3 or section 3 or 7.

 destroys, damages or displaces any trench or mark made under section 3, sub-section (2), chause (c), he shall be punished with imprisonment for a term which may extend to one mouth, or with fine which may extend to fifty rapees, or with both.
- 29. The provisions of sections 68 to 70, both Application of each inclusive, of the Indian Relating to lines. Penal Code, and of sections 386 to 389, both inclusive, of the Code of Criminal Procedure, 1881, shall apply to lines imposed under this Regulation.
 - Modistrate to enforce surrender in case of opposition.

 Angistrate to enforce taking possession under this Regulation of any land, he shall, if a Magistrate, enforce the surrender of the land to himself, and, if not a Magistrate, he shall apply to a Magistrate, and the Magistrate to whom the application is made shall enforce the surrender of the land to the Collector.
 - Payment of compens provisors section 32, nothing mation where acquisition in this Regulation shall be is not completed. taken to compel the Government to complete the acquisition of any land unless an award has been made under the provisions of this Regulation.
 - (2) But whenever the Government declines to complete an acquisition, the Collector shall determine the amount of compensation due for the

- (2) An agreement entered into under this damage (if any) done to the land under section 8 publication of agreement section shall, as soon as may be after its execution, be 1, and shall pay the amount to the person injured.
 - 32. The provisions of this Regulation shall not Part of house or building not to be taken. pose of acquiring a part only of any house, manufactory or other building, if the owner desires that the whole of the house, manufactory or building be acquired thersunder.
 - 23. Where the provisions of this Regulation are

 Payment of Collector's put in force for the purpose charges by local fund of acquiring land at the cost or Company.

 Company, the charges incurred by the Collector in the acquisition shall be defrayed from or by the fund or Company.
 - 84. No award or agreement made under this Exemption from Regulation shall be charge-stamp-duty and fees. able with stamp-duty, and no person claiming under any such award or agreement shall be liable to pay any fee for a copy thereof.
 - 85. (1) No suit shall be brought to set aside
 Bar of suits.

 an award under this Regulation.
 - (?) And no suit or other preceding shall be commenced or prosecuted against any person for anything done in pursuance of this Regulation without one month's previous notice in writing to the person of the intended proceeding and of the cause thereof, or after tender of sufficient amends.
 - 36 (1) The Local Government may make rules consistent with this Regulation for the guidance of officers in all matters connected with its enforcement, and may from time to time after and add to the rules.
 - (2) All rules, alterations and additions made under this section shall, when sanctioned by the Governor-General in Council, be published in the local oficial Gazette, and shall therespon have the force of law.
 - (3) Rules may be made under this section at any time after this Regulation has received the assent of the Governor-General, but a rule so made shall not have effect until this Regulation comes into force.
 - 37. An appeal s'all not lie from any order Power of revision of passed by a Collector under precedings of Collectors.

 Local Government, or any officer authorized by the Local Government in this behalf, may call for the proceedings of the Collector in any case, and, after such inquiry, if any, as may seem necessary, revise or cancel any order passed by the Collector, or refer any point arising in the proceedings for decision by any Civil Court in Upper Burma.

S. HARVEY JAMES, Offg. Secretary to the Government of India

HOME DEPARTMENT.

NOTIFICATIONS.—ESTABLISHMENTS.

Simla, the 22nd October, 1886.

No. 353.—The services of Mr. P. G. Melitus, 1 C.S., Assistant Magistrate and Collector in Bengal, are placed at the disposal of the Chief Commissioner of Assam.

UPPER BURMA.

The 21st October, 1886.

No. 29.—The following promotions are ordered in the Burma Commission, with effect from I the 27th July, 1886, being the date on which Lieutenant-Colonel G. A. Strover assumed charge of the office of Commissioner of Arakan:-

Mr. W. de Courcy Ireland, to be Commissioner.

Lieutenant-Colonel W. G. Hughes, to be Deputy Commissioner, 1st Grade.

Mr. R. H. Pilcher, to be Deputy Commissioner, 2nd Grade.

Mr. W. C. Midwinter, to be Deputy Commissioner, 3rd Grade.

Mr. K. G. Burne, to be Deputy Commissioner, 4th Grade.

Major T. M. Jenkins, to be Assistant Commissioner, 1st Grade.

Mr. D. J. A. Campbell, to be Assistant Com-

missioner, 2nd Grade. Mr. H. L. Eales, to be Assistant Commissioner, 3rd Grade.

No. 30.—The following promotions are ordered in the Burma Commission, with effect from the 1st August, 1886, the date of the reorganization of the Burma Commission :-

Licutenant-Colonel H. R. Spearman, to be Deputy Commissioner, 1st Grade.

Major J. Butler, to be Deputy Commissioner, 2nd Grade.

Major C. B. Cooke, to be Deputy Commis-

sioner, 2nd Grade. Mr. A. R. Birks, to be Deputy Commissioner, 3rd Grade.

Mr. A. H. Hildebrand, to be Deputy Commissioner, 3rd Grade. Major C. A. Cresswell, to be Deputy Commis-

sioner, 3rd Grade.

Captain C. H. E. Adamson, to be Deputy Commissioner, 3rd Grade.

Captain F. D. Raikes, to be Deputy Commissioner, 4th Grade.

Mr. A. R. Colquhoun, to be Deputy Commissioner, 4th Grade.

Captain W. F. H. Grey, to be Deputy Com-

missioner, 4th Grade. Major T. M. Jenkins, to be Deputy Commissioner, 4th Grade.

Mr. T. C. Mitchell, to be Deputy Commis-

sioner, 4th Grade. Mr. J. E. Bridges, to be Deputy Commissioner,

4th Grade. Mr. A. M. B. Irwin, to be Deputy Commis-

sioner, 4th Grade. Mr. D. L. M. Mackay, to be Assistant Commis-

sioner, 1st Grade. Mr. II. Adamson, to be Assistant Commis-

sioner, 1st Grade.

Mr. D. J. A. Campbell, to be Assistant Commissioner, 1st Grade.

Mr. H. G. Batten, to be Assistant Commissioner, 1st Grade.

Mr. W. T. Hall, to be Assistant Commissioner, 2nd-Grade.

Captain G. S. Eyre, to be Assistant Commissioner, 2nd Grade.

Mr. G. W. Shaw, to be Assistant Commissioner, 2nd Grade.

Mr. H. L. Eales, to be Assistant Commissioner, 2nd Grade.

Mr. E. J. II. O. Gleeson, to be Assistant Commissioner, 2nd Grade.

Mr. F. C. Gates, to be Assistant Commissioner, 2nd Grade.

Mr. W. G. L. Rice, to be Assistant Commissioner, 2nd Grade.

Mr. A. E. Hurry, to be Assistant Commissioner, 3rd Grade.

Mr. A. S. Fleming, to be Assistant Commis-

sioner, 3rd Grade. Mr. H. P. Todd Naylor, to be Assistant Com-

missioner, 3rd Grade. Mr. H. S. Hartnoll, to be Assistant Commis-

sioner, 3rd Grade. Mr. A., T. A. Shaw, to be Assistant Commis-

sioner, 3rd Grade. Mr. N. G. Cholemely, to be Assistant Com-

missioner, 3rd Grade. Lieutenant T. G. Johnson, to be Assistant Commissioner, 3rd Grade.

EXAMINATIONS.

The 22nd October, 1886.

No. gg.-The services of Captain J. H. Sadler, B.S.C., are replaced at the disposal of the Foreign Department.

MEDICAL.

The 20th October, 1886.

No. 537.- The services of Lala Gokal Chand, Uncovenanted Medical Officer in medical charge of the innier grades of the Secretariat Establishments of the Government of India at Simla, are temporarily placed at the disposal of the Government of the Punjab, with effect from the 1st November, 1886.

The 21st October, 1886.

No. 541.-The services of the undermentioned Commissioned Medical Officers are temorarily placed at the disposal of the Military Department :-

Surgeon-Major E. G. Russell, M.B. Surgeon G. W. P. Dennys.

POLICE.— UPPER BURMA.

The 21st October, 1886.

No. 135.—The following promotions in the Police Department are ordered, with effect from the 1st August, the date of the reorganization of the Police in Upper Burma:

Mr. B. H. Davidson, to be District Superintendent of Police, 1st Grade.

Mr. T. D. Jameson, to be District Superiutendent of Police, 2nd Grade.

Mr. T. W. Wood, to be District Superintendent of Police, 2nd Grade.

Mr. J. W. Olive, to be District Superintendent of Police, 3rd Grade.

Mr. T. F. Fforde, to be District Superintend-

ent of Police, 3rd Grade. Mr. J. C. Perreau, to be District Superintendent of Police, 3rd Graud

Mr. R. A. L. Fanshawe, to be District Superintendent of Police, 4th Grade.

Mr. B. K. S. McDermott, to be District Superintendent of Police, 4th Grade.

Mr. R. B. Hawkes, to be District Superintendent of Police, 4th Grade.

Mr. C. J. O'Donoghue, to be District Superintendent of Police, 4th Grade

Mr. J. D. Mercer, to be District Superintend-

ent of Police, 4th Grade. Maung Shwe Kvi, Cale, to be District Superintendent of Police, 5th Grade.

Mr. E. H. Mollov, to be District Superintend-

ent of Police, 5th Grade, Mr. G. C. Serres, to be 55 Serres, to be District Superintendent of Police, 5th Grade.

Mr. W. G. Snadden, to be District Superin-

tendent of Police, 5th Grade Mr. R. Martin, to be District Superintendent of Police, 5th Grade,

Mr. J. C. Fanshawe, to be District Superin-

tendent of Police, 5th Grade. Mr. J. M. Law, to be Assistant Superintend-

ent of Police, 1st Class. Mr. F. S. Stowell, to be Assistant Superintendent of Police, 1st Class.

Mr. M. J. Chisholm, to be Assistant Superintendent of Police, 1st Class.

Mr. P. J. Porter, to be Assistant Superintend-

ent of Police, 1st Class. Mr. C. H. Serres, to be Assistant Superin-

tendent of Police, 1st Class. Mr. C. M. Prendergast, to be Assistant Superintendent of Police, 1st Class.

Patents.

18th O teher, 1885.

No. 1271. - Specifications of the undermentioned inventions have been filed, under the provisions of Act XV of 1859, in the Office of the Secretary to the Government of India in the Home Department. Copies have been sent to one of the Secretaries to each of the Governments of Bong il, nort St. George, Bendery, and the North-Western Provinces. Across of every specification is open to public bespection, at all reasonable hours, at the Onice of the Secretary to the Government of India in the Home Department at the Presidency, upon payment of a fee of one rupee. A certified copy of any specification will be given to any person requiring the same on payment of the expense of copying.-

No. 27 of 136. Ar bur Rige, of 42, Old Broad See, in the City o London, and Kingdom of England, Engineer, for in provements in Engines worked by elastic or non-classic fluids or the explosions of mixed gases applicable also to apparatus

gases apparame also to apparation for pumping

No. 97 of 1886.—George Vincent Fosbery, v.c., of
Lordon, England, for improvements in guo-barrels.

No. 100 of 1886.—Ross W. Hayter, of Sylber, for the
prevention of the shrinking of flannel shirt cohars by washing.

A. P. MACDONNELL,

Offg. Secretary to the Government of India.

FOREIGN DEPARTMENT.

NOTIFICATIONS.

Simla, the 19th October, 1886.

No. 1981 G.—Surgeon H. N. V. Harington, in medical charge of the Deoli Irregular Force, and of the Haraoti and Tonk Agency, is granted twenty-five days' privilege leave, with effect from the 20th October, 1885, or the subsequent date on which he may avail himself of it.

No. 1937 G.-With the sanction of Her Maiesty's Government, the Governor-General in Council is pleased to recognize the appointment of Mr. Bartels as Acting Consul for Germany at Bombay.

No. 1990 G.—The following Notification which appeared in the London Gazette, dated the 10th September, 1886, is republished for general information:-

India Office, August 24th, 1886.

The Queen has been graciously pleased to confer the decoration of the Imperial Order of the Crown of India on-

Georgiana, Viscountess Cross, wife of the Right Honourable Richard Assheton Viscount Cross, G.C.B., Her Majesty's Secretary of State for India.

The 21st October, 1886.

No. 1005 G.-With the sanction of Her Maiesty's Government, the Governor-General in Council is pleased to recognize the appointment of Mr. Stewart R. Turnbull as Consul for the Netherlands at Madras.

No. 2000 G.-Surgeon W. G. P. Alpin, Indian Medical Service, in officiating medical charge, 19th Regiment (Punjab), Bengal Infantry, is appointed to officiate as medical officer of the Meywar Bhil Corps, with effect from the date of assuming charge and until further orders.

The 22nd October, 1886.

No. 2013 G.—The services of Colonel H. M. B. Burlton, B S.C., lately Cantonment Magistrate of Morar, are placed at the disposal of the Government of the Punjab tor employment as an officiating Contonment Magistrate in the Punjab, with effect from the date of joining.

No. 2016 G.—The following reversion in the Political Department is made, with effect from the 8th October, 1889, consequent upon a reduction in the number of appointments in the 1st Class of Political Assistants :-

Lieutenant W. H. Cornish, officiating Political Assistant of the 1st Class, to officiate as a Political Assistant of the 2nd Class.

The 18th October, 1886.

No. 2362 E.—Under Section 1 of the Opium Act, I of 1878, the Governor-General in Council is pleased to direct that the said Act shall extend to the Island of Perim, and shall come into force in the Island of Perim on the date of this Notification.

The 21st October, 1886.

No. 3753 /.—With reference to the Notifications of the Government of India in the Foreign

Department, Nos. 286 I. and 287 I., dated the 23rd January, 1884, and No. 2490 I., dated 23rd July, 1886, the Governor-General in Council is pleased to appoint Lieutenant J. R. C. Colvin, Assistant Agent to the Governor-General in Rajputana, to be the Magistrate of Abu, vice Lieutenant A. F. Pinhey, in addition to his own duties, and with effect from the 28th September, 1886

No. 3755 /.—Lieutenant J. R. C. Colvin, Assistant Agent to the Governor-General in Raj-

putana, and Magistrate of Abu, is appointed to be Assistant to the General Superintendent of Operations for the Suppression of Thagi and Dakaiti in Lower Rajputana, in addition to his own duties, and with effect from the 28th September, 1886.

No. 3765 /.—The Governor-General in Council has received with much satisfaction the intelligence that the Gwalior Darbar have abolished all transit duties hitherto levied within the Gwalior State.

The 22nd October, 1886.

No. 3766/.—Whereas it is expedient to amend the law relating to forests in the Hyderabad Assigned Districts; the Governor-General in Council has been pleased to make the following rules:—

CHAPTER I.

PRELIMINARY.

- 1. (1) These rules may be called the Berar Forest Law, 1886, and short title, local extent and commencement.

 are hereinafter referred to as "this Law."
 - (2) This Law extends to the whole of the Hyderabad Assigned Districts:

Provided that the Resident may, by notification in the Residency Orders, exempt any place in those districts from the operation of the whole or any part of it, but not so as to affect anything done or any offence committed, or any fine or penalty incurred, or any proceedings commenced, in that place before the exemption; and

- 3) It shall come into force on such day as the Resident may, by notification in the Residency Orders, direct.
- 2. On and from that day the rules published in the notification of the Government of India in the Department of Revenue, Agriculture and Commerce, No. 520, dated the 25th October, 1871, shall be repealed, but not so as to affect anything done, or any offence committed, or any fine or penalty incurred, or any proceedings commenced, before that day.
 - 3. In this Law, unless there is something repugnant in the subject or context,—
 - (1) "Resident" means the Resident at Hyderabad:
 - (2) "Deputy Commissioner" means the chief executive revenue-officer of the district:
 - (3) "State-forest" means—
 - (a) a forest which, under rule 8 of the rules published in the Notification of the Government of India, No. 520, dated the 25th October, 1871, was declared to be, and at the time of this Law coming into force was, a State-forest; and
 - (b) any land which may be constituted a State-forest under section 4 of this Law:
 - (4) "Forest-officer" means any person appointed by name, or as holding an office, by or under the orders of the Governor-General in Council or the Resident, to be a Conservator, Deputy Conservator, Assistant Conservator, Sub-Assistant Conservator, Forest-ranger, Forester, or Forest-guard, or to discharge any function of a Forest-officer under this Law or any rule thereunder:
 - (5) "tree" includes also bamboos, stumps and brushwood:
 - (6) "timber" includes trees when they have fallen or have been felled, and all wood, whether cut up or fashioned or hollowed out for any purpose or not:

(7) "forest-produce" includes the following things when found in, or brought from, a forest, that is to say:—

minerals (including limestone and laterite), surface-soil, trees, timber, plants, grass, peat, canes, creepers, reeds, fibres, leaves, moss, flowers, fruits, seeds, roots, juice, catechu, bark, caoutchouc, gum, wood-oil, resin, varnish, lac, charcoal, honey, wax, skins, tusks, bones and horas;

but it does not include tari or the juice of the sendhi tree:

- (8) "forest-offence" means an offence punishable under this Law:
- (9) "cattle" includes also elephants, camels, buffaloes, horses, mares, geldings, ponies, colts, fillies, mules, asses, pigs, rams, ewes, sheep, lambs, goats and kids: and
- (10) "Magistrate" means a Magistrate of the first or second class, and includes a Magistrate of the third class when he is specially empowered by the Resident to try forest-offences.

CHAPTER II.

STATE-FORESTS.

- 4. (1) The Resident may, by notification in the Residency Orders, declare any woodland, ramna, permanent grazing ground or other land which is the property of Government and is not already a State-forest, to be a State-forest from a date to be fixed in the notification.
- (2) The notification shall describe the situation, and specify the limits, of the land in respect of which the declaration is made, and from the date fixed therein the land shall be deemed to be a State-forest.
- (3) The Deputy Commissioner shall, before that date, cause a translation of the notification in the language of the country to be published in the towns and villages in the neighbourhood of the land.
- 5. Whenever a State-forest is not bounded by a road, stream or other existing well-defined boundary-mark, it shall be demarcated by cleared lines, or in such other manner as the Resident may direct.
- 6. No right of any description adverse to Government shall be acquired in or over a State-forest by lapse of time or otherwise than under a grant or contract in writing made by, or on behalf of, the Government.
- 7. (1) In any State-forest the Conservator may, from time to time, with

 Power to close roads and pathways. the previous sanction of the Resident, determine what roads and pathways shall be authorized for public traffic, and cause all other roads and pathways to be closed either permanently or for a time only.
- (2) The Conservator shall cause public notice to be given of the closing of any existing road or pathway.

Penalties for trespass or damage in State-forests.

8. Any person who in a State-forest—

- (a) trespasses, or pastures cattle, or permits cattle to trespass off any road or pathway authorized for public traffic, or
- (b) causes any damage by negligence in felling any tree or cutting or dragging any timber, or
- (c) lops, notches, strips off the leaves from or otherwise damages, any tree, or

(d) hunts, shoots, fishes, poisons water, or sets traps or snares, shall be punished with fine which may extend to fifty rupees, or, when the damage resulting from his offence amounts to more than twenty-five rupees, to double the amount of such damage.

9. Any person who-

Acts prohibited in State-forests.

- (a) sets fire to a State-forest, or
- (b) kindles, keeps or carries any fire, or leaves burning any fire kindled by him, in such manner as to endanger a State-forest,

or who in a State-forest-

- (c) kindles, keeps or carries any fire except at such seasons, and in such manner, as a Forest-officer specially empowered in this behalf may from time to time notify, or
- (d) fells, girdles, marks, taps, strips off the bark from, or uproots or burns any tree, or
- (e) quarries stone or moorum, burns lime or charcoal, or collects, subjects to any manufacturing process or removes any forest-produce, or
- (f) makes any dhya, or clears, cultivates or breaks up any land for cultivation or any other purpose,

shall be punished with imprisonment for a term which may extend to six months, or with fine which may extend to five hundred rupees, or with both, and shall also be liable to pay such sum as compensation for damage done to the forest as the convicting Court may direct.

Acts excepted from prohibitions contained in sections 8 and 9.

- 10. (1) Nothing in section 8 or section 9 shall be deemed to prohibit any act done—
- (a) with the permission of a Forest-officer specially empowered to give such permission; or
- (b) in pursuance of any permission granted by the Resident; or
- (c) in accordance with any rules made by the Resident with the previous sanction of the Governort-General in Council.
- (2) The permission of the Forest-officer referred to in clause (a) of subsection (1) shall be in writing, and shall only authorize the doing of some particular act on some particular occasion.
- (3) The permission referred to in clause (b) of that sub-section may be a general permission to a person to pusture his cattle, or to collect and remove any forest-produce for the use of himself and his family but not for the purposes of trade.
- (4) The rules referred to in clause (c) of that sub-section may be applied by the Resident, by notification in the Residency Orders, to all or any State-forests or to any part of a State-forest, and may, with respect thereto,—
 - (i) regulate the cutting, sawing, conversion and removal of trees and timber, the cutting of grass and pasturing of cattle, and the collection and removal of forest-produce;
 - (ii) regulate the quarrying of stone or moorum, the boiling of cutch and the burning of lime or charcoal;
 - (iii) regulate hunting, shooting, fishing, poisoning water and setting traps or snares;
 - (iv) prescribe, or authorize any Forest-officer to prescribe, subject to the control of the Resident, the fees, royalties or other payments for timber or other forest-produce, and the mode in which such fees, royalties or other payments shall be levied, whether in transit or partly in transit, or otherwise.

- (5) The Resident may cancel any permission given by a Forest-officer or withdraw any privilege granted by himself, and may, by notification in the Residency Orders, cancel or modify, with the previous sanction of the Governor General in Council, all or any rules made under this section.
- 11. (1) The Resident may, with the previous sanction of the Governor General in Council, by notification in the Residency Orders, direct that, from a date fixed by such notification, any State-forest or any portion thereof shall cease to be a State-forest.
- (2) From the date so fixed such forest or portion shall cease to be a State-ferest.

CHAPTER III.

FOREST-PRODUCE IN TRANSIT.

- 12. The Conservator may, subject to the control of the Resident,

 Power to establish forest-stations.

 establish stations for the examination of timber and other forest-produce, and for the collection of dues leviable in respect of the same, within the limits of or outside any State-forest.
- 13. (1) No timber or other forest-proluce shall be taken out of any Power to prescribe routes for removal of timber State-forest, except by a route on which and other forest-produce. Such a station has been established or of which the use for the removal of timber or other forest-produce has been specially authorized by the Conservator.
- (2) A full description of every such route shall be fixed up by the Forest-officer in charge of the forest-division in the towns and villages in the neighbourhood of the forest served by the same.
- 14. (1) No timber or other forest-produce, whether the produce of a State-Timber and other forest-produce in transit to be forest or of other land, shall be taken along any route authorized for the removal of timber or other forest-produce under section 13, unless covered by a pass issued by a Forest-officer whom the Conservator has duly authorized in that behalf, or by the owner of the land, as the case may be.
- (2) Such pass shall state the quantity and kind of timber or other forest-produce so taken, and the marks, if any, which it bears.
- 15. Any person who contravenes the provisions of section 13 or section

 Penaltics for breach of provisions of sections 13 14 shall be punished with imprisonment for a term which may extend to six months, or with fine which may extend to five hundred rupees, or with both.
- Power to exempt from operation of sections 13

 16. A general exemption from the operation of section 13 or section 14, or both sections,—
 - (a) with respect to any class of timber or other forest-produce, or
- (b) with respect to all timber or other forest-produce, in favour of the inhabitants of any specified locality, may be granted by a Forest-officer specially empowered in this behalf.

CHAPTER IV.

CATTLE-TRESPASS.

17. Cattle trespassing in a State-forest shall be deemed to be cattle doing damage to a public plantation within the meaning of the Cattle-trespass

Act, 1871, section 11, and may be seized and impounded as such by any Forest-officer or Police-officer.

18. The Resident may, by notification in the Residency Orders, direct that, in lieu of the fines fixed by section 12 of the aforesaid Act, there shall be levied for each head of cattle impounded under section 17 of this Law such fines as he thinks fit, but not exceeding the following (that is to say):—

					Rs.	A.
For each elephant		•••	•	•••	10	0
For each buffalo or camel		•••		•••	2	0
For each horse, mare, geldi	ng, pon	y, colt, filly, 1	nule, bull, b	ullock,	1	0
For each calf, ass, pig, ram	-	heep, lamb, g		•••	0	8

CHAPTER V.

l'ENALTIES AND PROCEDURE.

- 19. (1) When there is reason to believe that a forest-offence has been Scisure of property liable to confiscation, and report thereof.

 Committed in respect of any timber or other forest-produce, such timber or produce, together with all tools, boats, carts and cattle used in committing such offence, may be seized by any Forest-officer or Police-officer.
- (2) Every officer seizing property under this section shall place thereon, or on the receptacle (if any) in which it is contained, a mark indicating that the same has been so seized, and shall, as soon as may be, make a report of such seizure to the Magistrate having jurisdiction to try the offence on account of which the seizure has been made:

Provided that, when the timber or other forest-produce with respect to which such offence is believed to have been committed is the property of Government and the offender is unknown, it shall be sufficient if the officer makes, as soon as may be, a report of the circumstances to his official superior.

- 20. Upon the receipt of any such report, the Magistrate shall take such measures as may be necessary for the trial of the accused and the disposal of the property according to law.
- 21. (1) When any person is convicted of a forest-offence, all timber or Timber, forest-produce, tools, &c., when liable to other forest-produce in respect of which such offence has been committed, and all tools, boats, carts and cattle used in committing such offence, shall be liable, by order of the convicting Magistrate, to confiscation.
- (2) Such confiscation may be in addition to any other punishment prescribed for the offence.
- Disposal, on conclusion of trial for forest-offence, of timber or produce in respect of which offence such offence has been committed shall, if it is the property of Government, or has been confiscated, be taken possession of by a Forest-officer specially empowered in this behalf, and may, in any other case, be disposed of in such manner as the Court may order.
- 23. (1) When the offender is not known or cannot be found, the Magis-Procedure when offender not known or cannot be trate enquiring into the offence, if he found.

 The found trate enquiring into the offence, if he finds that an offence has been committed, may, on application in this behalf, order the property in respect of which the offence has been committed to be confiscated and taken possession of by a Forest-officer specially empowered in this behalf, or to be made over to such Forest-officer or other person as the Magistrate considers entitled to receive the same:

Provided that no such order shall be made until the expiration of one month from the date of the seizure of such property, or without hearing the person (if any) claiming any right thereto and the evidence (if any) which he may produce in support of his claim.

- (2) The Magistrate shall either cause a notice of any application under this section to be served upon any person whom he has reason to believe to be interested in the property seized, or publish such notice in such manner as he thinks fit.
- 24. The Magistrate may, notwithstanding anything hereinbefore conProcedure as to perishable property seized under tained, direct the sale of any property seized under section 19 which is subject to speedy and natural decay, and may deal with the proceeds as he might have dealt with the property itself if it had not been sold.
- 25. Any person claiming to be interested in property seized under section

 Appeal from orders under sections 21, 22 and 23.

 19 may, within one month from the date of any order passed by a Magistrate under section 21, section 22 or section 23, present an appeal therefrom to the Court to which orders made by such Magistrate are ordinarily appealable, and the orders passed on such appeal shall be final.
- 26. When an order for the confiscation of property has been passed under section 21 or section 23, and no appeal from such order has been presented within the period prescribed by section 25, or when, on an appeal being presented, the Appellate Court confirms such order in respect of the whole or a portion of the property, such property or portion, as the case may be, shall vest in the Government free from all incumbrances.
- 27. Nothing hereinbefore contained shall be deemed to prevent any officer specially empowered in this behalf from directing at any time the immediate release of any property seized under section 10, and the withdrawal of any charge made in respect of such property.
- 28. Whoever, with intent to cause damage or injury to the public or to Penalty for counterfeiting or defacing marks on any person, or to cause wrongful gain as trees and timber, and for altering boundary-marks. defined in the Indian Penal Code,—

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- (a) knowingly counterfeits upon any timber or standing tree a mark used by Forest-officers to indicate that such timber or tree is the property of the Government or of some person, or that it may lawfully be cut or removed by some person; cr
- (b) unlawfully affixes to any timber or standing tree a mark used by Forest-officers; or
- (c) alters, defaces or obliterates any such mark placed on any timber or standing tree by or under the authority of a Forest-officer; or
- (d) alters, moves, destroys or defaces any boundary-mark of any Stateforest,

shall be punished with imprisonment for a term which may extend to two years or with fine, or with both.

- 29. (1) Any Forest officer or Police-officer may, without orders from a Magistrate and without a warrant, arrest any person reasonably suspected of having been concerned in any forest-offence, if such person refuses to give his name or residence, or gives a name or residence which there is reason to believe to be false, or if there is reason to believe that he will abscond.
- (2) Every officer making an arrest under sub-section (1) shall, without unnecessary delay, take or send the person arrested before a Magistrate having jurisdiction in the case.
 - 30. (1) Any Forest-officer or Police-officer who vexatiously an ! unnecessavily seizes any projecty on pretence of seizing property liable to confiscation

under this Law, or who vexatiously and unnecessarily arrests any person, shall be punished with imprisonment for a term which may extend to six nonths, or with fine which may extend to five hundred rupees, or with both.

- (2) Any fine so imposed, or any portion thereof, shall, if the convicting Magistrate so direct and the fine or portion be recovered, be given, subject to the direction of the last paragraph of section 545 of the Cole of Criminal Procedure, as compensation to the person aggrieved by such seizure or arrest.
 - 31. Every Forest-officer and Police-officer shall prevent, and may interfere for the purpose of preventing, the commission of any forest-offence.
 - 32. Nothing in this Law shall be deemed to prevent any person from being prosecuted under any other law for any act or omission which constitutes a forest-offence, or from being liable under such other law to any other or higher purishment or penalty than that provided by this Law:

Provided that no person shall be punished twice for the same offence.

- Power to compound offences from any person reasonably suspected of having committed any forest-offence, other than an offence under section 28 or section 30, a sum of money by way of compensation for the offence which may have been committed; and, where any property has been seized as liable to confiscation, may release the same on payment of the value thereof as estimated by such officer.
- (2) On the payment of such sum of money, or such value, or both, as the case may be, to such officer, the accused person, if in custody, shall be discharged, the property seized shall be released, and no further proceedings shall be taken against such person or property.
- 34. When, in any proceedings taken under this Law, or in consequence Presumption that timber or forest-produce belongs of anything done under this Law, a question arises as to whether any timber or other forest-produce is the property of the Government, such timber or produce shall be presumed to be the property of the Government until the contrary is proved.
- Penalties for offences in respect of which special penalty is provided for the breach of the provision, be punished with imprisonment for a term which may extend to one month, or with fine which may extend to five hundred rupces, or with both.

CHAPTER VI.

Forest-officers.

- 36. (/) The Resident may invest any Forest-officer by name, or as holding
 Resident may invest Forest-offic re with certain an office, with all or any of the following powers:

 powers (that is to say):—
 - (a) the powers of a Civil Court to compel the attendance of witnesses and the production of documents;
 - (b) power to issue search-warrants under the Code of Criminal Procedure;
 - (c) power to hold enquiries into forest-offences, and in the course of such enquiries to receive and record evidence;
 - (d) power to notify the seasons and manner in which fire may be kindled, kept or carried in a State-forest;
 - (e) power to grant the permission referred to in section 10, sub-section (1), clause (a);
 - (f) power to grant general exemptions under section 16;
 - (g) power to take possession of property unler sections 22, 23 and 43;

- (h) power to direct the release of property and withdrawal of charges under section 27;
- (i) power to accept compensation for forest-offences under section 33; and may with lraw any powers so conferred.
- (2) Evidence recorded under clause (c) of this section shall be admissible in any subsequent trial of the alleged offender before a Magistrate:

Provided that the evidence has been taken in the presence of the accused person, and recorded in the manner provided by section 355, section 356 or section 357 of the Code of Criminal Procedure.

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Forest-officers deemed public servants.
of the Indian Penal Code.

37. All Forest-officers shall be deemed to be public servants within the meaning

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- 33. No suit or criminal prosecution shall lie against any public servant for anything done or omitted to be done by him in good faith under this Law.
- 39. Except with the permission, in writing, of the Resident, no Forestofficer shall, as principal or agent, trade
 in timber or other forest-produce, or be or
 become interested in any lease or mortgage of any forest, or in any contract for
 working any forest, whether in British or foreign territory.

CHAPTER VII.

SUPPLEMENTAL PROVISIONS.

Additional power to make rules.

40. The Resident may make rules consistent with this Law—

- (a) to declare by what Forest-officer or class of Forest-officers the powers or duties conferred or imposed by or under this Law on a Forest-officer shall be exercised or performed;
- (b) to regulate the rewards to be paid to officers and informers from the proceeds of fines and confiscations under this Law, or from the public treasury; and
- (c) generally to carry out the provisions of this Law.
- 41. Every person who is permitted by a Forest-officer, or to whom the Persons bound to give information and assistance to Forest-officer and Police-officer.

 privilege has been granted by the Resident, to pasture cattle in, or to collect and remove any forest-produce from, a State-forest, and

every person who is employed by any such person in such forest, and

every person in any village contiguous to such forest who is employed by the Government, or who receives emoluments from the Government for services to be performed to the community,

shall be bound to furnish, without unnecessary delay, to the nearest Forest-officer or Police-officer, any information he may possess respecting the occurrence of a fire in or near such forest, or the commission of, or intention to commit, any forest-offence; and shall assist any Forest-officer or Police-officer demanding his aid—

- (a) in extinguishing any fire occurring in such forest;
- (b) in preventing any fire which may occur in the vicinity of such forest from spreading to such forest;
- (c) in preventing the commission in such forest of any forest-offence; and
- (d) when there is reason to believe that any such offence has been committed in such forest, in discovering and arresting the offender.
- 42. (1) The provisions of sections 63, 68, 69 and 70 of the Indian

 Recovery of fines and other money due to Government.

 Penal Code, and of sections 386 and 387 xLV of 1887 of the Code of Criminal Procedure, shall x of 1882 apply to all fines imposed under this Law.

- (2) All money, other than fines, payable to the Government under this Law, or under any rule made hereunder, or on account of the price of any timber or other forest-produce, or of expenses incurred in the execution of this Law in respect of such timber or produce, may, if not paid when due, be recovered, under the law for the time being in force, as if it were an arrear of land-revenue.
- 43. (1) When any such money is payable for, or in respect of any forest-produce for such money.

 Lien on forest-produce for such money.

 produce, the amount thereof shall be deemed to be a first charge on such produce; and the produce may be taken possession of by a Forest-officer specially empowered in this behalf, and may be retained by him until the amount has been paid.
- (2) If the amount is not paid when due, the Forest-officer may sell the produce by public auction, and the proceeds of the sale shall be applied first in discharging such amount.
- (3) The surplus (if any), if not claimed within two months from the date of the sale by the person entitled thereto, shall be forfeited to Government.
- Government and its officers not liable for loss or which may occur in respect of any timber or other forest-produce while at a station established under section 12, or while detained elsewhere for the purposes of this Law; and no Forest-officer shall be responsible for any such loss or damage unless he causes the same negligently, maliciously or fraudulently.
- Land required under this Law to be deemed to be needed for a public purpose under Land Acquisition Act.

 Land required under this Law to be deemed to be needed for a land shall be deemed to be needed for a public purpose within the meaning of x of 1870. Section 1.
 - 46. All rules made by the Resident under this Law shall be published in the Residency Orders, and shall thereupon have the force of law.
 - 47. All powers conferred by this Law on the Resident may be exercised from time to time as occasion requires.

II. M. DURAND,

Secretary to the Government of India.

DEPARTMENT OF FINANCE AND COMMERCE.

NOTIFICATIONS.

LEAVE AND APPOINTMENTS.

Simla, the 18th October, 1886.

No. 3709.—The following grade reversions among officers of the Account Department in September, 1886, are hereby notified:

With effect from the 11th September, 1886, in consequence of the return from leave on medical certificate of Mr. W. T. Piercy,—

Mr. W. H. Egerton to cease to officiate as Enrolled Officer, Class V, and revert to his substantive appointment as Enrolled Officer, Class VI.

Officer, Class VI.

Mr. K. B. Wagle to cease to officiate as Enrolled Officer, Class VI, and revert to his appointment as Probationer, Class VII.

CODES.

The 18th October, 1886.

No. 3710.

CIVIL PENSION CODE.

PAGE 60.

Section 128.

Example (1).

Insert the words "or puckalli's" after "water-carrier's" in line 4 of this Example.

The 22nd October, 1886.

No. 3841.

CIVIL PENSION CODE.

PAGE 29.

Chapter IX.

Section 57.

Exception (1).

Insert after "Hospital Assistant" in line 8 the words "or Native Doctor as the case may be."

PAPER CURRENCY.

The 21st October, 1886.

No. 3849.—Abstract of the Accounts of the Department of Issue of Paper Currency on the 30th September, 1886, published as required by Section 27 of the Indian Paper Currency Act, XX of 1882.

Circles of	Whole amount of			
Issue.	Notes in circulation.	Coin.	Bullion.	Total.
		Rs.	Rs.	Rs.
Calcutta Allahabad Lahore Bombay Kurrachee Madras Calicut Rangoon	79,39,170 80,15,205	93,90,765 1,95,20,764 66,48,695 96,91\$815	12,66,751 56,82,716 28,300 2,70,000 22,500	1,52,36,000 80;-1),415 93,90,705 2,53,12,480 64,77,295 99,11,815 12,93,290 62,25,485
Total .	. 14,30,40,295	7,58,26,078	72,20,467	8,30,46,545

Price paid for value of Rs.	Gover	nment 1,700 li	Securiti eld un	ies of ti der Sec	he non	ninal	
the Act	•		•	•	•		5,00,03,
GRAND TOTAL	ι.				•	.	14,30,40,.

J. F. FINLAY,

Offg. Secretary to the Government of

MILITARY DEPARTMENT.

Simla, the 22nd October, 1886.

APPOINTMENTS.

No. 695.—ADJUTANT-GENERAL'S DEPART-

Major H. M. E. Brunker, Scottish Rifles, to be a Deputy Assistant Adjutant General, vice Major J. E. Goodwyn, whose tour of service in that appointment has expired. Dated 9th October, 1886.

No. 695,-BURMA FIELD FORCE-

The undermentioned officers are appointed to the Burma Field Force for special service with the Mounted Infantry:—

Captain R. E. Golightly, King's Royal Rifle Corps.

Lieutenant G. B. Stevens, 4th Madras Infantry.

Lieutenant J. R. Sladen, East Yorkshire Regiment.

No. 697.—HYDERABAD CONTINGENT—

Brigadier-General R. C. Stewart, Madras Cavalry, Aide-de-Camp to the Queen, Quartermaster-General, Madras Army, to be Commandant, Hyderabad Contingent, vice Brigadier-General J. W. McQueen, C.B., Bengal S. C., Aide-de-Camp to the Queen, appointed to the command of the Punjab Frontier Force. Dated 15th October, 1886.

No. 693.—STAFF CORPS-

The undermentioned officers, appointed by the Secretary of State for India probationers for the Indian Staff Corps, are posted as follows, with effect from the dates of their arrival in India:—

BENGAL STAFF CORPS.

Lieutenant W. A. L. Cowie, Royal Dublin Fusiliers.

MADRAS STAFF CORPS.

Lieutenant C. H. Dawson, Royal Dublin Fusiliers.

No. 699.—VOLUNTEER CORPS—

Rajputana-Malwa Volunteer Rifle Corps.

Mr. Charles Hastings Mackie to be Captain, to complete the establishment.

FURLOUGH AND LEAVE.

No. 700.—The undermentioned officer is granted furlough out of India, with the necessary subsidiary leave:—

Colonel C. A. Munro, Bengal S. C., District Superintendent of Police, 1st Grade, Burma, (m. c.) for one year,—228 days under rules IX and XV, and the remaining period under rule XIV, clause (2), of the regulations of 1808.

No. 701.—The undermentioned officers are granted leave out of India under the leave rules for the Staff Corps, with effect from the dates on which they are respectively struck off duty:—

Colonel R. Smith, Bengal S. C., Commandant, 8th Bengal Infantry, (p. a.) for one year. Pension-service,—over thirty years.

Major W. O. Thompson, Bengal S. C., Wing Commander, 2nd Sikh Infantry, Punjab Frontier Force, (p. a.) for one year. Pension-service,—twenty-three years and 218 days.

Major W. J. A. Birch, Bengal S. C., Wing Commander, 6th Bengal Infantry, (p. a.) for one year. Pension-service,—twenty years and 325 days.

Captain and Lieutenant-Colonel N. R. Stewart, Bengal S. C., Wing Officer, 1st Battalion, 4th Goorkha Regiment, (p. a.) for one year. Pension-service, — fourteen years and 200 days.

No. 702.—The undermentioned officers have been granted extensions of furlough by the Secretary of State for India:—

Surgeon-Major D. O'C. Raye, M.D., (m. c.) for one month.

Sub-Conductor J. Owens, Public Works Department, (m. c.) for three months.

No. 703.—Captain G. A. Collins, Bengal S. C., Meywar Bheel Corps, is granted leave in India for the 23rd July, 1886, under the leave rules for the Staff Corps.

LONDON GAZETTE.

No. 701.—The following extract is published for general information:—

"London Gasette." dated the 21st September, 1886, page 4627.

"INDIA OFFICE; 21st September, 1886.

The Queen has approved of the retirement from the service of the undermentioned officers of the Staff Corps and Indian Military Forces:—

Colonel Frederick Peere Williams Freeman, Bengal Staff Corps. Dated 15th June, 1886.

Colonel Harry de Brett, Bengal Staff Corps. Dated 31st May, 1886.

Colonel William Stafford Bailey, Madras Staff Corps. Dated 19th September, 1886.

Major John Macclesfield Heath, C.M.G., Bombay Staff Corps. Dated 25th August, 1886.

Brigade-Surgeon James Browne, M.D., Bengal Medical Establishment. Dated 18th August, 1886.

Surgeon-Major Charles Robert George Parker, Madras Medical Establishment. Dated 3rd July, 1886.

The Queen has also approved of the undermentioned officer being placed upon the Retired List:—

Lieutenant-Colonel Hippesley Cunliffe Marsh, Bengal Staff Corps. Dated 26th May, 1886.

The undermentioned officers have been granted a step of honorary rank on retirement:—

To be Major-Generals.

Colonel Frederick Peere Williams Freeman, Bengal Staff Corps. Dated 15th June, 1886.

Colonel Harry de Brett, Bengal Staff Corps. Dated 31st May, 1886.

Colonel William Stafford Bailey, Madras Staff Corps. Dated 19th September, 1886.

To be Colonel.

Lieutenant-Colonel Hippesley Cunliffe Marsh, Bengal Staff Corps. Dated 26th May, 1886.

To be Lieutenant-Colonel.

Major John Macclesfield Heath, C.M.G., Bombay Staff Corps. Dated 25th August, 1886.

To be Brigade-Surgeons.

Surgeon-Major Charles Robert George Parker, Madras Medical Establishment. Dated 3rd July, 1886.

Surgeon-Major Theophilus Bolton Wright Plunkett Johnston, Bombay Medical Establishment. Dated 16th April, 1880."

PROMOTIONS.

No. 705.—The following promotions are made, subject to Her Majesty's approval:—

To be Colonels in the Army.

Lieutenant-Colonel Francis Gellie, Bengal S. C.,—20th October, 1886.

Lieutenant-Colonel Thomas Trueman, Bombay S. C., -20th October, 1886.

Licutenant-Colonel John Jopp, Bombay S. C., —20th October, 1886.

BENGAL STAFF CORPS.

To be Majors.

Captain Edward Lloyd,—16th October, 1886. Captain Dudley Elphinstone Gouldsbury,— 16th October, 1886.

MEDICAL DEPARTMENT.

To be Brigade-Surgeons.

Surgeon-Major John Duncan, M.D., vice Brigade-Surgeon R. S. Bateson, retired. Dated 1st September, 1886.

Surgeon-Major Edward Ord Tandy, vice Brigade Surgeon G. Farrell, promoted. Dated 2nd September, 1886.

No. 706.—NATIVE ARMY—

4th Bengal Infantry.

Jemadar Kedár Dichhit to be Subadar, vice Subadar Banwári Singh, deceased,—with effect from the 22nd July, 1886.

Jemadar Bikir Khán to be Subadar, vice Subadar Akbar Khán, invalided,—with effect from the 20th August, 1886.

Havildar Bisheshar Singh to be Jemadar, vice Jemadar Kedar Dichhit, promoted,—with effect from the 22nd July, 1886.

Havildar Jiwán Ali to be Jemadar, vice Jemadar Bákir Khan, promoted,—with effect from the 20th August, 1886.

Havildar Gokal Pershid Dúbé to be Jemadar, vice Jemadar Hanúmán Dúbé, invalided, with effect from the 20th August, 1886.

30th Bengal Infantr

Pay-Havildar Rám Singh to be Jemadar, vice Jemadar Gúrdit Singh, transferred to the Burmah Police,—with effect from the 1st October, 1886.

No. 707.—URDNANCE DEPARTMENT -

Sub-Conductor George Honry Ashby, on probation, is confirmed in his present grade, with effect from the 1st April, 1886.

No. 703.—SUBORDINATE MEDICAL DEPART-

Temporary 2nd Grade Apothecary Julius Brown is confirmed from 27th March, 1886, vice 1st Grade Apothecary D. Duffy, pensioned.

Temporary 2nd Grade Apothecary Henry Holmes is confirmed from 14th August, 1886, vice 1st Grade Apothecary J. Parnham, pensioned.

Temporary 2nd Grade Assistant Apothecary Benjamin S. Mullins is confirmed from 27th March, 1886, vice temporary 2nd Grade Apothecary Julius Brown.

Temporary 2nd Grade Assistant Apothecary Frederick Francis Bedell is confirmed from 19th April, 1886, vice 1st Grade Assistant Apothecary T. Chamberlain, dismissed.

Temporary 2nd Grade Assistant Apothecary Charles Arthur Owen is confirmed from 5th June, 1886, vice 1st Grade Assistant Apothecary R. L. Smyth, discharged. Temporary and Grade Assistant Apothecary Arthur Robert Paterson is confirmed from 6th August, 1886, vice 1st Grade Assistant Apothecary W. Hutton, pensioned.

Temporary 2nd Grade Assistant Apothecary Donald Smith Ollenback is confirmed from 14th August, 1886, vice temporary 2nd Grade Apothecary Henry Holmes.

Temporary and Grade Assistant Apothecary William John Alexander Hogan is confirmed from 29th August, 1886, vice 1st Grade Assistant Apothecary H. R. W. Ewan, · deceased.

REWARDS.

No. 700.—ORDER OF BRITISH INDIA—

The Governor General in Council is pleased to admit the undermentioned Native officers to the 2nd Class of the Order of British India from ! the dates specified: - .

MADRAS.

To the 2nd Class with the title of Buhadur. Subadar-Major Mahomed Bég, 4th Madras Infantry, vice Sabadar-Major Hássáin Khan, Bahadur, promoted,—8th May, 1836.

Subadar Saiad Gaffúr, 1st Madras Infantry, vice pensioned Subadar Sáiad Kháder, Bahadur, deceased,—31st May, 1886.

Subadar Venket Ráo, 2nd Madras Lancers, vice Subadar-Major Goláb Khán, Bahadur, promoted,-18th June, 1886.

Subadar Timiáh, 4th Madras Infantry, vice Subadar Rajáhlingam, Bahadur, promoted,-1st July, 1886.

Subadar-Major Annajee Ráo, 23rd Madras Infantry, vice pensioned Subadar Venkatachellam, Bahadur, deceased,—2nd July, 1886.

No. 710.—ORDER OF MERIT-

The Governor-General in Council is pleased to admit Jemadar Rámandhar Awasthí, 11th Bengal Infantry, to the 3rd Class of the Order of Merit, for conspicuous gallantry in having near Kaundoung, Burmah, with a party of twenty sepoys only, successfully resisted, for twentyfour hours, until relieved, the attack of a very superior force of the enemy.

> O. R. NEWMARCH, Major-General, Secretary to the Government of India.

MILITARY DEPARTMENT.

NOTIFICATION.

Simla, the 22nd October, 1886.

Statement of Deposits on account of Estates between the 2nd and the 22nd October, 1886.

On whose account. Rank	. Corps.	Date of Decease. Testate or Intestate.	Total amount paid claims will deposited.
Hibbert Sullivan Parker (a) Surgeon	Medical Staff	1 st August, Intestate	Rs. A. P.
Philip Auderson Watson Lieutenan	: Hombay Staff	1886. 1886. 18th May, 1886 Intestate	ber, 1886. 47 II 0 2:nd December, 1886.

(a) Next-of-kin — Father, — Major Parker, Retired List, Hamdon Lodge, Wester Road, Putney, London (b) Widow— Emma Fliza Next-of-kin — Father, — Revd. Watson, — address not known.

O. R. NEWMARCH, Major-General.

Secretary to the Government of India.

PUBLIC WORKS DEPARTMENT.

NOTIFICATIONS.

Simla, the 19th October, 1886.

No. 272.-Mr. G. Deuchars, Assistant Engineer, 1st Grade, State Railways, is transferred from the Establishment under the Government of Bengal to that under the Chief Commissioner of Burma.

The 20th October, 1886.

No. 273.—The services of Mr. C. H. Croudace, Executive Engineer, 1st Grade, State Railways, on return from furlough, are placed at the disposal of the Director-General of Railways.

No. 274.—The services of Mr. D. Campbell, Sub-Engineer, 1st Grade, and Honorary Assistant Engineer, State Railways, are placed at the disposal of the Indian Midland Railway Company.

With effect from

Names.

The 21st October, 1886.

No. 275.—The following promotions are made in the Superior Accounts Establishment:

From

Major F. G. Oldham, R.E.	porary. Examiner, 2nd Class, Tem-	Examiner, 1st Class, sub. pro tem. Examiner, 2nd Class, sub. pro	
Mr. A. R. Becher	Examiner, 3rd Class, Temporary.	Examiner, 3rd Class, sub. pro tem. Examiner, 4th Class, 2nd Grade, 20th 1886.	nber,
	Grade, Permanent,	sub. pro tem. Examiner, 4th Class, 3rd Grade,	
•	Permanent.		

No. 276.—The services of Mr. C. Swappe, Executive Engineer, 1st Grade, State Railways, are placed at the disposal of the Indian Midland Railway Company, with effect from the 1st October, 1886.

The 22nd October, 1886.

No. 278.—Mr. R. L. Campbell, Executive Engineer, 4th Grade, temporary rank, State Railways, is transferred from the Establishment under the Chief Commissioner of Assam to that under the Chief Commissioner of Burma,

This cancels that portion of Public Works. Department Notification No. 240, dated 21st September, 1886, which relates to Mr. Campbell.

No. 279.—Mr. B. W. Cantopher, Executive Engineer, 3rd Grade, State Railways, is transferred from the Establishment under the Chief Commissioner of Assam to that under the Director-General of Railways.

This cancels Public Works Department Notification No. 245, dated 27th September, 1885.

TELEGRAPH.

The 16th October, 1886.

No. 270.-The following reversions are made in the Indian Telegraph Department, with effect from the 22nd September, 1886, consequent on the return to duty of Mr. C. H. Reynolds, Superintendent, 2nd Grade:

Names.	From	То
Mr. R. Boteler	Officiating Superintendent, 2nd Grade	Superintendent, 3rd Grade.
Mr. A. Hullah	Officiating Superintendent, 3rd Grade	Officiating Superintendent, 4th Grade.
Mr. J. Brind	Officiating Superintendent, 4th Grade	Officiating Superintendent, 5th Grade.
Mr. E. Hand	Officiating Superintendent, 5th Grade	Assistant Superintendent, 1st Grade.

The 18th October, 1886.

No. 271.—The following is published for general information:

No. 126 T.E., dated 13th October, 1886.

RESOLUTION—By the Government of India, Public Works Department.

Admission of Telegraph Officers to the Provident Fund. Read again-

Public Works Department Resolution No. 195 G., | of India. dated 4th February, 1885.

Despatch to Secretary of State, No. 1886 (Financial), dated 22nd June, 1886.

Despatch from Secretary of State, No. 17 (Telegraph).

dated 19th August, 1886.

RESOLUTION.—With the approval of the Secretary of State, the Governor-General in Council has been pleased to sanction the admission of Superior Officers of the Indian Telegraph Department to the benefits of the Provident Fund, which are now enjoyed by Civil members of the Engineer and Superior Accounts Establishments of the Public Works Department, on the same terms and conditions.

ORDER .--Ordered, that this Resolution be forwarded to the Director-General of Telegraphs for information and guidance, with reference to his letter No. 18 E.T., dated 3rd May, 1886; and to the Financial Department for information. Also that it be published in the Gazette

The 22nd October, 1886.

No. 280, - The Governor-General in Council is pleased to make the following officiating appointments in the Indian Telegraph Department during the absence on privilege leave of Mr. A. J. Leppoc-Cappel, Director-General of Telegraphs:

Colonel H. A. Mallock, B.S.C., Deputy Director-General, as Director-General, and Mr. W. R. Brooke, Director of Construction, as. Deputy Director-General, of Telegraphs.

No. 281.—Consequent on the return to duty of Mr. J. Burke, Superintendent, 2nd Grade, Indian Telegraph Department, on 26th September, 1886, the following Officers reverted to their former appointments from that date:

Names. *	From	Тө	
Mr. M. R. Trower	Officiating Superintendent, 2nd Grade	Superintendent, 3rd Grade.	
Mr. G. J. Hare	Officiating Superintendent, 3rd Grade	Officiating Superintendent, 4th Grade.	

W. S. TREVOR, Colonel, R.E.,

Secretary to the Government of India.



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SIMIA SATURDAY OCTOBER 22 188

Separate paging is given to this Part in order that it may be filed as a separate compilation

PART IV.

Acts of the Governor General's Council assented to by the Governor General

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT

[First publicatio...,

The following Act of the Governor-General of India in Council received the assent of H Excellency the Governor-General on the 22r October, 1886, and is hereby promulgated for general information:—

ACT NO. XXIII OF 1886.

An Act to amend the Dekkhan Agriculturists Relief 4cts, 1879 to 1882.

WHEREAS it is expedient to amend in manne hereinafter appearing the Dekkhan Agriculturist Relief Acts, 1879 to 1582; It is hereby cuacte as follows:—

- 1. (1) This Act may be called the Dekkhan Agriculturists' Relief Act, 1886; and it and the Dekkhan Agriculturists' Relief Acts, 1879 to 1888, may be cited collectively as the Dekkhan Agriculturists' Relief Acts, 1879 to 1886.
- (2) This Act shall come into force on the first day of January, 1887.
 - 2. In this Act, unless there is something repugnant in the subject or context,—

"section" means a section, and "chapter":
"II of 1879, chapter, of the Dekkhan Agriculturists' Relief Act
111 of 1879, as amended by the Dekkhan Agriculturists
TII of Relief Act, 1881, and the Dekkhan Agriculturists
Relief Act, 1882

- 3. To section 1 the following shall be added after the word "Ahmadnagar", namely:—
 - "but may, from time to time be extended wholly or in part by the Local Government, with the previous sanction of the Governor-General in Council, to any other district or districts in the Presidency of Bombay."

- 4. To section 2 the following shall be added Addition to section 2. namely:—
 - "5th.—' Lease' shall be deemed to include counterpart, kabuliyat, an undertaking to cultivate or account and a undertaking thease.
 - "6/h.— Standing crops' shall be deemed to include garden-produce attached to tree or to the soil."
- 5. In section 3, clause (y), the word "and' shall be substituted for the word "or" where the latte word "occurs between the word "foreclosure" and the word "sale".
- 6. In section 12, for the words "the Court shall Amendment of section 12. if the amount of the credition 12. tor's claim is disputed, e quire", the following shall be substituted, namely:—
 - "the Court, if the amount of the creditor's claim is disputed, shall examine both the plaintiff and the defendant as witnesses, unless, for reasons to be recorded by it in writing, it doesns it unnecessary so to do, and shall enquire".
- 7. In section 22, for the words "No agricul-Amendment of sectorist's immoveable property tion 22. shall be attached or state of the substituted, namely:—
 - "Immoveable property belonging to an agriculturist, other than his standing crops, shall not be attached or sold".

Addition to section 40. 8. To section 40 the fol-

ly :--

"A Conciliator empowered by the Local Government in this behalf may, instead of inviting, direct the person against whom the application is made to attend at the time and place affect of subsequently fixed.

"If an applicant, or a person against whom an application is made, fails to be present or attend at the time and place specified in a direction proceeding from a Conciliator under this section, he shall be deemed to have committed an offence 3LV of 1860, under section 174 of the Indian Penal Code.

> 9. To the proviso to sec-Addition to provise to tion 56 the following shall be added, namely:-

- "or to any instrument required by section 17 of the Indian Registration Act, 1877, to be registered under that Act."
- 10. (1) The last twenty-two words of the Amendment of, and second paragraph of section addition to, section 58. 58. from "und a cartified addition to, section 58. 58, from "and a certified copy" to "more than one", are repealed.
- (2) In the third paragraph of the same section, the words "and each such copy" are repealed
- (3) After the same section the following shall be added, namely :
 - "A certified copy of any entry in the register shall be granted by the Village-Registrar, free of charge, on the application of any party to the instrument to which the entry relates, or of his agent or representative, and the copy shall be admissible as evidence of the contents of the instrument."
- , 11. After Chapter VIII and section 63 the New chapter and section 63 the following shall be inserted, tion to follow Chapter VIII and section 63 the VIII and section 63.

"CHAPTER VIII A.

"REGISTRATION OF INSTRUMENTS REFERRED TO IN SECTION 17 OF THE INDIAN REGISTRATION Аст, 1877.

"63A. (1) When an agriculturist intends to execute any instrument re-Mode of execution by quired by section 17 of the agriculturists of instru-Indian Registration Act, ments required to be re gistered of 1877. ered under Act III. 1877, to be registered under that Act, he shall appear before the Sub-Registrar within whose sub-district the whole or some portion of the property to which the instrument is to relate is situate, and the Sub-Registrar shall write the instrument,

or cause it to be written, and require it to be executed, and attest it and, if the executant is anable to read the instrument, cause it to be further attested, and otherwise act, in accordance with the procedure prescribed for a Village-Registrar by sections 57 and 59 of this Act, and shall then register the instrument in accordance with the provisions of the Indian Registration III of 18 Act, 1877. .

- "(2) An instrument to which sub-section (1) applies shall not be effectual for any purpose referred to in section 49 of the Act last-mentioned unless it has been written, executed and attested in the manner provided in that sub-section.
- 12. (1) In section 72, for the words "under Amendment of section this Act", where they first occur, the words "of the description mentioned in section 3, clause (w)," shall be substituted.
- (2) In the same section, the words "not being merely a surety for the principal debtor" are repealed.
- (3) For the proviso to the same section the following shall be substituted, namely:—
 - " Provided that nothing in this section shall-
 - "(i) apply to a suit for the recovery of money from a person who is a surety merely of the principal debtor if the principal debtor was not, at the time when the cause of action arose, an agriculturist.
 - " (ii) revive the right to bring any suit which would have been barred by limitation if it had been instituted immediately before this Act comes into force."
- 13. Notwithstanding anything in the last foregoing section of this Act, the period of limitation for Limitation of certain any suit which may be instituted within two years from the coming into force of this Act, and to which, if this Act had not been passed, section 72 of the Dekkhan Agriculturists' Relief Act, 1879, as amended by xVII of: the Dakkhan Agriculturists' Relief Act, 1881, XXIIIof would have applied, shall be the period prescribed by that section.

S. HARVEY JAMES,

Offg. Secretary to the Government of India.

The following Report of the Select Committee on the Bill to amend the Dekhan Agriculturists' Relief Acts, 1879 to 1882, was presented to the Council of the Governor-General of India for the purpose of making Laws and Regulations on the 21st October, 1886 :--

LEGISLATIVE DEPARTMENT.

WE, the undersigned, Members of the Select Committee to which the Bill to amend

From Mr. P. R. Desai, Pleader, District Court, Satára, dated 30th

Memorandum by Mr. P. R. Desai, Pleader, District Court, Satara, dated 9th September, 1886 [Paper No. 2].

From Acting Under Secretary to Government, Bombay, No. 64P., dated 7th October, 1886, and enclosures [Papers No. 3].

the Dekkhan Agriculturists' Relief Acts, 1879 to 1882, was referred, have considered the Bill and the papers noted in the margin, and have now the honour to submit this our Report.

- 2. We, have, on the suggestion of the Governor of Bombay in Council, defined the expression "standing crops," and so amended section 58 that, while the whole of an instrument will be copied by the Village-Registrar into his register, it will not be incumbent on him to deliver a certified copy of the instrument, or of the copy of it in the register, to the parties except on their application.
- We have corrected, in section 3, clause (y), a misprint which has been brought to. our notice by the Officiating Special Judge.



- 4. We have added to the Bill a section in the terms of section 19, Act XXII, 1882 in order that persons having claims of the description mentioned in section 3, clause (x) may not be prejudiced by the application of the special rules of limitation prescribed in section 72 being restricted to suits of the description mentioned in section 3, clause (w).
 - 5. The publication ordered by the Council has been made as follows:-

In English.

Gazette.

Gazette of India 21st and 28th August, and 4th September, 1886.

Bombay Government Gazette ... 26th August, 1886.

In the Vernacular.

Province.

Bombay ... Language. Date.

Maráthi ... 16th September, 1886.

6. We do not think that the measure has been so altered as to require re-publication, and we recommend that it be passed as now amended.

T. C. HOPE,

The 19th October, 1886.

C. P. ILBERT,

S. HARVEY JAMES,

Offg. Secretary to the Government of India.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

[First publication.]

The following Act of the Governor-General of India in Council received the assent of His Excellency the Governor-General on the 22nd October, 1886, and is hereby promulgated for general information:—

ACT NO. XXIV OF 1886.

An Act to extend the Glanders and Farry Act, 1879, to the Bombay Presidency.

WHEREAS it is expedient that the Glanders and Farcy Act, 1879, should extend to the territories xx c administered by the Governor of Bombay in Council; It is hereby enacted as follows:—

1. The words "the Governor of Bombay in Council" in section 1 of the Glanders and Farcy Act, 1879, are hereby repealed.

S. HARVEY JAMES,
Offg. Secretary to the Government of India.



of **E**ndia.

PUBLISHED BY AUTHORITY.

SIMLA, SATURDAY, OCTOBER 23, 1886.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART V.

Bills introduced into the Council of the Governor General for making Laws and Regulations, or published under Rule 22.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

First publication .

The following Bill was introduced into the Council of the Governor-General of India for the purpose of making Laws and Regulations on the 21st October, 1c86:-

No. 26 of 1886.

A Bill to raulate the supply of electricity for lighting and other purposes.

Whereas it is expedient to regulate the supply of electricity for lighting and other purposes; It is hereby enacted as follows :-

1. (I) This Act may be Short title, extent and called the Electricity Supply commencement. Act, 1857.

- (2) It shall extend to the whole of British India; and
 - (3) It shall come into force at once.
 - 2. In this Act, unless there is something repugnant in the subject or Definitions. cont. st,-
- (1) "electricity" includes galvanism, magnetism, magneto-electricity and electro-magnetism:
- (2) "telegraph", "message", "telegraph line", "post", "telegraph authority" and "local authority" have the meanings respectively assigned to those expressions in the Indian Tole-XIII of 1885. graph Act, 1885 : and
 - (3) "purpose" includes any purpose except the transmission of a message or the use of electricity in medical treatment.
 - 3. Save as provided in this Act, electricity shall not be supplied for a Probibition of supply price by any person for any purpose without a license electricity without

· from the Governor General in Council authorizing the person in that behalf.

- 4. (1) The Governor-General in Council may Grant and contents license. from time to time license any person to supply electricity for any purpose, and in any local area, specified in the license.
- (2) The license may prescribe the duties of the Lecuseo and provide for the revocation of the license on his failure to perform any of tho e duties, and generally may contain such regulations and conditions as the Governor-General in Council thinks expedient.
- (3) By a license granted under this section the Governor-General in Council may, subject to such conditions as he thinks fit to impose, confer on the licensee, with respect to the placing of appliances and apparatus for the supply of electricity, any of the powers which the telegraph authority possesses under the Indian Tel graph Act, 1885, with respect to the placing of telegraph XII lines and posts for the purposes of a telegraph established or maintained by the Government or to be so established or maint, med.
- (4) The Governor-General in Council may from time to time amend, ald to or cancel any of the regulations and conditions contained in a license, and withdraw any of the powers conferred by a license or impose amodel or additional conditions with respect to the exercise of those powers.
- 5. (1) Section 3 shall not apply to any person supply of electricity supplying electricity for any by certain persons withpurpose in any local area at out license. the time of the passing of this Act so far as regards the supply of electricity for that purpose within that area.
- (2) If any question arises with respect to the purpose or the local area for or in which electricity was being supplied at that time, it shall be decided by an authority to be appointed by the Governor-General in Council in that behalf, and the decision of that authority on the question shall be

5 a

- 6. (1) Notwithstanding anything in the last foregoing section, the Govthose persons.

 Grant of licenses to those persons.

 foregoing section, the Governor-General in Council may, on the application of any person supplying electricity for any purpose in any local area at the time of the passing of this Act, grant to the person a license for that purpose in that area under the provisions of section 4.
- (2) Where a license is granted under sub-section (1), it shall superseds any engagement between the person to whom it is granted and any local authority with respect to the conditions on which electricity may be supplied by that person for the purpose, and in the local area, specified in the license.

Penalty for supplying electricity without license or contravening license.

7. If a person does either following thin s, namely,—

- (a) being a person to whom section 3 is applicable, supplies electricity for a price without a license; or,
- (b) having a license under this Act, commits or suffers to be committed a breach of any duty prescribed in the license or of any regulation or condition contained therein,

he shall be punished with fine which may extend to one thousand rupees, and, in the case of a continuing offence, with a further fine which may extend to two hundred rupees for every day during which the electricity is supplied or the breach of the duty, regulation or condition continues.

- 8. (1) The Governor-General in Council may Power to make rules.

 from time to time make such rules as he thinks expedient for protecting the public in person and property from injury by reason of centact with, or the proximity of, appliances or apparatus used in the supply of electricity, and for preventing telegraph lines from being injuriously affected by any of those appliances or apparatus.
- (2) A rule under this section may apply to the appliances and apparatus of a person not having

- a license under this Act as well as to those of a person having a license thereunder.
- (3) In making a rule under this section, the Governor-General in Council may direct that a breach of it shall be punishable with fine which may extend to one thousand rupees and, in the case of a continuing breach, with a further fine which may extend to two hundred rupees for every day during which the breach continues.
- 9. (1) The Governor-General in Council shall,

 Procedure for making before making rules under the last foregoing section, publish, in such manner as he deems sufficient, a draft of the proposed rules for the information of persons likely to be affected thereby.
- (2) There shall be published with the draft a notice specifying a date at or after which the draft will be taken into consideration.
- (3) The Governor-General in Council shall receive and consider any objection or suggestion which may be made by any person with respect to the draft before the date so specified.
- (4) The publication in the Gazette of India of a rule purporting to be made under the last foregoing section shall be conclusive proof that it has been duly made.
- (5) Rules under that section may from time to time be amended, added to or cancelled by the Governor-General in Council.
- 10. Nothing in this Act shall prevent any Saving of prosecutions under other laws. person from being prosecutions under other laws. ted under any other law for any act or omission which constitutes an offence under section 7 or against a rule under section 8, or from being liable under that other law to any other or higher punishment or penalty than that provided by section 7 or a rule under section 8:

Provided that a person shall not be punished twice for the same offence.

STATEMENT OF OBJECTS AND REASONS.

The primary object of this Bill is to empower the Governor-General in Council to make rules (a) for protecting the public in person and property from injury by reason of contact with, or the proximity of appliances or apparatus used in the supply of electricity for lighting, and (b) for preventing telegraph-lines from being injuriously affected by any of those appliances or apparatus.

2. The danger to the public from electric light connections arises from the fact that currents of great strength are used in the production of the light, the currents being powerful enough to cause death to any person, or set fire to any inflammable material, coming in contact with the wires while the currents are passing, that is to say, while the lamps are being used. Protection may be afforded either by placing these wires or connections in such a position that centact with them is impossible, or by so covering them with insulating material that contact with them is innocuous.

Interference with telegraph and telephone signals is caused by obstructive currents being induced in the t legraph and telephone wires when the electric light wires pass within a certain distance of them. The remedy is to arrange that the electric light wires shall be placed sufficiently far off. It is impossible of course to determine what the safe distance is without knowing the strength of the current employed for the electric light, which again varies with the number of lamps in circuit, but the distance can be determined from time to time with reference to the maximum current to be used in any particular local area.

3. A company desiring to supply electricity in any local area for any purpose must, if the company was not supplying it in that area for that purpose at the time of the passing of the Act, obtain a license from the Governor-General in Council. By this license the

Governor-General in Council may impose such regulations and conditions as he thinks expedient, and confer on the licensee, with respect to the placing of appliances and apparatus for the supply of electricity, any of the powers which the telegraph-authority possesses under the Indian Telegraph Act, 1885, with respect to the placing of telegraph lines and posts for the purposes of a telegraph established or maintained by the Government or to be so established or maintained.

Companies which were supplying electricity in any local area for any purpose at the time of the passing of the Act may elect to continue supplying it without a license, and therefore without the obligations which may be imposed, or the privileges which may be conferred, by a license.

The 21st October, 1886.

T. C. HOPE.

S. HARVEY JAMES,

Ofg. Secretary to the Government of India.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

[First publication.]

The following Report of the Select Committee on the Bill to amend the law relating to Civil Courts in Bengal, the North-Western Provinces and Assam was presented to the Council of the Governor-General of India for the purpose of making Laws and Regulations on the 21st October, 1886:—

Preliminary Report on the Bengal Civil Courts Bill, 1881.

The Bill to amend the law relating to Civil Courts in Bengal, the North-Western Provinces and Assam was introduced into the Council of the Governor-General by the Hon'ble Mr. Stokes in 1851, was referred to a Select Committee and was circulated for opinion, but its further progress was suspended in consequence of a proposal to establish appellate benches in Bengal. That proposal having been abandoned for the present, the opinions on the Bill of 1851 have been examined, and most of the recommendations in them incorporated in the amended copy of the Bill which accompanies this Kep et.

The few recommendations which have not been adopted have reference to the relation of Courts of Small Causes to District Courts, and will be best considered in connection with the Provincial Small Cause Courts Bill, 1885. I propose therefore to move at the next meeting of Council that all members of the Select Committee appointed to consider and report on that Bill who are residents of, or are or have been officially connected with, Bengal, the North-Western Provinces or Assam be added to the Select Committee on the Courts Bill to which this Preliminary Report relates.

- 2. The following portions of the amended Bill seem to call for remark:-
- (a) Section 5.—A sub-section has been added on the advice of the Government of the North-Western Provinces and Oudh for the purpose of removing any doubt there may be as to the competence of a Local Government to appoint a Judge of a Court of Small Causes to be a Subordinate Judge, or to appoint a District Judge or Subordinate Judge to discharge temporarily the functions of another District Judge or Subordinate Judge, as the case may be, in addition to the performance of his own duties.
- (b) Section 7.—The powers vested in the High Courts at Fort William and Allahabad by the Statute 24 & 25 Vie., cap. 104, section 15, seem to render it unnecessary to provide in this and other sections of the Bill that a District Judge is in all matters connected with the administration of the Courts to act under the control of the High Court, the District Judge being already in those matters under the obligation of obeying any instructions which the High Court may be pleased to issue.
- (c) Section 8.—It has been objected that the provision of the Act of 1871 which requires an Additional Judge or Sabordinate Judge in charge of the office of a District Judge to discharge "such of the current duties thereof as are connected with the filing of suits and appeals, the issue of processes and the like functions," is too indefinite, and has in practice resulted in inconvenience and loss to parties. An aftempt is made in sub-section (2) of section 8 of the revised Bill to define more particularly the powers which an Additional Judge or Subordinate Judge in charge of the office of a District Judge may exercise.
- (d) Section 9.—Objection has been taken by the High Court for the North-Western Provinces to the words "on leave" in section 9 of the Act of 1871, and to the words in the same section which empower the District Judge to transfer cases only to his own Court or to the Court of a Subordinate Judge. The High Court points out that a Subordinate Judge may be absent from his district otherwise than on leave, as, for instance, on deputation to another district, and that, where, as occasionally happens, the Court of a Subordinate Judge is for any tract of country the Court of 1 west jurisdiction, it may be convenient to transfer cases from his Court to that of a Munsif. The section has in these respects been amended, and two sub-sections (3) and (4) have been added, the former being supplementary to the amendment of sub-section (1), and the latter designed to remove a difficulty which has been felt in the North-Western Provinces.
- (e) Section 10.—The expression of this section, which was inaccurate in the Act of 1871, has been amended in the manner proposed by Mr. Justice Prinsep.
- (f) Section 11.—This section has been modified in accordance with the recommendations of the Lieutenant-Governor of Bengal, the Chief Commissioner of Assam and Mr. Justice Princep.

- (9) Section 16.—A sub-section has, on the suggestion of Mr. Justice Prinsep, been, added to meet the case of officers in the territories referred to in section 11 who dispose of civil business while on tour at any place within the local limits of their jurisdiction.
- (h) Section 17.—On the suggestion of Mr. Justice Field, a sub-section has been added to the effect that a judicial act shall not be invalid by reason only of its having been done on a holiday.
- (i) Section 18.—This section has been so drawn as to remove difficulties experienced in Bengul, the North-Western Provinces and Assam in the working of the corresponding section of the Act of 1871.
- (j) Section 21.—A sub-section has been added with reference to the cases at 13 B. L. R., 376; 10 B. L. R., App., 30; 19 W. R. 201; and 8 C. L. R. 6.
- (k) Section 22.—Sub-section (2) of this section has been re-drawn with advertence to the cases at 18 W. R. (F. B.) 261; 18 W. R. 316; and 19 W. R. 131.

Sub-section (3) has been added on the suggestion of Mr. Justice Prinsep.

- (1) Section 23.—The case at 1. L. R. 7 All. 775 suggests an expansion of this section.
- (m) Section 25.—Sub-section (1), will empower the District Judge to transfer appeals from orders of Munsifs, as well as from their decrees, to Subordinate Judges.

Sub-section (2) has, on the suggestion of Mr. Justice Prinsep, been so drawn as to enable the District Judge to transfer to any other competent Court under his control an appeal withdrawn from the Court of a Subordinate Judge.

Sub-section (3) is suggested by the cases at 16 W. R. 235 and 18 W. R. 292.

- (n) Section 26.—This section has been amended in several particulars. It is proposed, on the suggestion of Mr. Justice Field, that the order of the High Court may be either general or special; on the suggestion of Mr. Justice Prinsep, that the High Court may authorise a Subordinate Judge or Munsif to take cognizance of the proceedings mentioned in the section; on the suggestion of the Government of the North-Western Provinces and Oudh, that references by Collectors under section 322C of the Code of Civil Procedure should be added to the list of proceedings; and on the suggestion of the same Government and of Mr. Justice Field and Mr. Justice Maclean, that several of the proceedings specified in section 26 of the Bill of 1881 should be excluded therefrom.
- (o) Section 27.—On the suggestion of Mr. Justice Prinsep, it is proposed that appeals from orders passed by Subordinate Judges in proceedings mentioned in section 26 shall, when appeals are permitted, lie to the High Court.
- (p) Section 31.—With respect to section 35 of the Bill of 1881, Mr. C. J. Daniell, District Judge of Moradabad, recorded the following remarks:—

"I consider it essential to the efficiency of the ministerial officers of the subordinate Civil Courts in a judge-ship that a stream of promotion should be naintained from the lowest to the highest grade of these officials throughout the judgeship. If this is a cured, every hard-working man knows that there are several appointments to which he can aspire, the field for his promotion is widened, and he is more encouraged to do his work well than if he had only to look to the rare vacancies in a single munsifi for advancement. On the other hand, the Judge can promote any man from any one of several situations to any other that he may be qualified for in the whole judgeship, and a stimulus is provided to efficient and industrious work which is entirely absent if the Judge can promote no one but the officials of his own office, or if, in order to promote a deserving man in a munsifi, he is obliged to place him over the heads of other man in his own office, without being at the same time able to provide any of his own officials with a step on promotion in any of the munsifis subordinate to him.

"There can, I think, be no doubt that better men are obtainable and better work done in a wide than in a narrow field of work; but this section (55), as in stands, reduces the area over which a subordinate official's career extends within the most confined limits.

"In former times, when the subordinate Civil Courts were never inspected, something might be said in favour of allowing Munsifs to nominate and promote the officials of their own Courts; but in these days Munsifs are frequently changed, while Judges are selden changed, and a judgeship is becaming more and more the unit of judicial administration. It is as well that this should be so, for such a condition is an incentive to a more careful supervision on the part of a Judge over his subordinates, and consequently to better work on the part of all below him. This incentive, however, will fell to act if the area of nomination and selection in a judgeship is confined to single mensific instead of extending to all the Courts in the judgeship."

The Government of the North-Western Provinces expressed concurrence in Mr. Daniell's remarks, as the Government of Bengal did in similar remarks recorded by 1. Justice Field.

- (q) Section 35.—This section provides for the case of Civil Court amins and the joint process-serving establishments now maintained throughout Bengal and the North-Western Provinces and the control of the District Judge.
- (r) Section 38.—The addition to this section was suggested by Mr. Justice Oldfield.
- (a) Section 40.—This section seems to be required for the purposes of applications under section 108 of the Code of Civil Procedure and other proceedings not referred to in sections 623 and 649 of that Code.

The publication ordered by the Council has been made as follows:-

In English.

Gazette. Date. Gazette of India 8th, 15th and 22nd October, 1881. 19th and 26th October, and 2nd November, 1881. Calcutta Gazette North-Western Provinces and Oudh Govern-15th, 22nd and 29th October, 1881. ment Gazette Assan Gazette ... 5th, 12th and 19th November, 1881.

In the Fernacular.

Province. Language. Date. North-Western Provinces and Oudh ... Urdu ... 26th November, and 3rd and 10th December, 1881.

4. I am of opinion that the Bill as amended should be re-published.

The 19th October, 1886.

C. P. ILBERT.

No.. II.

THE BENGAL CIVIL COURTS BILL, 1881.

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The Bengal Civil Courts Bill, 1886. (Chapter I.—Preliminary.—Sections 1-2.—Chapter II.—Constitution of Civil Courts.—Sections 3-8.)

No. II.

A Bill to consolidate and amend the law relating to Civil Courts in Bengal, the North-Western Provinces and Assam.

WHEREAS it is expedient to consolidate and amend the law relating to Civil Courts in Bengal, the North-Western Provinces and Assam; It is hereby enacted as follows :-

CHAPTER I.

PRELIMINARY.

1. (1) This Act may be VI of Short title, local excalled the Bengal Civil 71, s. 1.] tent, commencement and application. Courts Act, 1887.

- (2) It extends to the territories for the time being respectively administered by the Lieutenant-Governor of Bengal, the Lieutenant-Governor of the North-Western Provinces and the Chief Commissioner of Assam, except such portions of those territories as for the time being are not subject to the ordinary civil jurisdiction of the High Courts and except the Jhansi Division; and
- (3) It shall come into force on the first day of April, 1887.
- (4) Except this section and sections 17, 23, 28, 40 and 41, nothing in this Act applies to Courts of Small Causes established under the Provincial Small Cause Courts Act, 1887:

2. (1) The Bengal Civil Courts Act, 1871, and Act No. XIX of 1877 (10 enable certain District Judges

to suspend and remove certain ministerial officers, and for other purposes), section 1, are hereby repealed:

- (2) But all appointments, nominations, rules and orders made, jurisdiction and powers conferred, and lists published under the Bengal Civil Courts Act, 1871, or any enactment thereby repealed, shall be deemed to be respectively made, conferred and published under this Act; and
- (3) Any enactment or document referring to the Bengal Civil Courts Act, 1871, or to any enactment thereby repealed, shall be construed to refer to this Act or to the corresponding portion thereof.

CHAPTER II.

CONSTITUTION OF CIVIL COURTS.

3. The Local Government may reduce, and, 1 V1 of 1, as. 3 & with the previous sanction Number of District of the Governor-General in Judges and Subordinate Council, increase, the num-Judges. ber of District Judges and Subordinate Judges now fixed.

> 4. The Local Government may, subject to the control of the Governor-Gen-Number of Munsifs. eral in Council, alter the number of Munsifs now fixed:

> Provided that, except in the case of Munsifs of a grade the salary of which does not exceed two hundred and fifty rupees per mensem, an increase of the number of Munsifs now fixed shall not be made by the Local Government without the previous sanction of the Governor General in Counoil.

5. (1) Whenever the office of District Judge or [Act VI e

Subordinate Judge is vacant 1871, s. Vacancies in District or Subordinate Judgeby reason of the death, resignation or removal of the Judge or other cause, or whenever the Governor General in Council has sanctioned an increase of the

number of District Judges or Subordinate Judges, the Local Government shall fill up the vacancy or appoint the additional District Judges or Subordi-

nate Judges, as the case may be.

- (2) Nothing in this section shall be construed to prevent a Local Government from appointing any Judge of a Court of Small Causes to be also a Subordinate Judge, or from appointing a District Judge or Subordinate Judge to discharge, for such period as it thinks fit, in addition to the functions devolving on him as such District Judge or Subordinate Judge, all or any of the functions of another District Judge or Subordinate Judge, as the case may be.
- 6. (4) Whenever the office of Munsif is vacant, [Act VI c or whenever the Local Gov. 1871, s. 6 Vacancies in Munsifernment increases the number of Munsifs, the High Court shall nominate such person as it thinks fit to be a Munsif, and the Local Government shall appoint him accordingly.
 - (?) The Local Government may, with the previous sanction of the Governor General in Council, make rules as to the qualifications of persons to be appointed to the office of Munsif.
- (3) When rules have been made under subsection (2), a person shall not be nominated under sub-section (1) unless he possesses the qualifications required by the rules.
- 7. (1) When the business pending before any [Act VI c District Judge requires the 1871, s. 7 Additional Judges. aid of Additional Judges for its speedy disposal, the Local Government may, upon the recommendation of the High Court, and with the previous sanction of the Governor General in Council, appoint such Additional Judges as may be requisite.
- (2) Additional Judges so appointed shall discharge any of the functions of a District Judge which the District Judge may assign to them, and, in the discharge of those functions, they shall exercise the same p wers and be subject to the same control as the District Judge.
- 8. (1) In the event of the death, resignation [Act VI or removal of the District 1871, s. 8 Temporary charge of Judge, or of his being in-District Judgeship. capacitated by illness or

otherwise for the performance of his duties, or of his absence from the place at which his Court is held, the Additional Judge, or, if an Additional Judge is not attached to the Court, the senior Subordinate Judge present at the place where the office of the District Judge is situate, shall, without relinquishing his ordinary duties, assume charge of that office, and shall continue in charge thereof until the office is resumed by the District Judge or assumed by an officer duly

(2) While in charge of the office of the District Judge, the Additional Judge or Subordinate Judge, as the case may be, may, subject to any rules which the High Court may make in this behalf, exercise any of the powers of the District

appointed thereto.

of 1871.

t VI of

1, 8. 4.]

The Bengal Civil Courts Bill, 1886.
(Chapter II.—Constitution of Civil Courts.—Sections 9-17.)
(Chapter III.—Ordinary Jurisdiction.—Section 18.)

Judge with respect to the admission of plaints, applications and appeals, the issue and stay of process before judgment or in execution of a decree or order, and the transfer of suits and other proceedings.

- 71, s. 9.]

 9. (1) In the event of the death, resignation or Transfer of proceedings on vacation of office of Subordinate Judge. removal of a Subordinate Judge, or of his being incapacitated by illness or otherwise for the performance of his duties, or of his absence from the place at which his Court is held, the District Judge may transfer all or any of the proceedings pending in the Court of the Subordinate Judge either to his own Court or to any Court under his control competent to dispose of them.
 - (2) Proceedings transferred under this section shall be disposed of as if they had been instituted in the Court to which they are so transferred.
- (3) Notwithstanding anything in section 25

 IV of 1882. of the Code of Civil Procedure, if a suit of which
 the amount or value of the subject-matter exceeds
 fifty rupees is transferred to the Court of a Munsif under this section from the Court of a Subordinate Judge exercising with respect thereto the
 jurisdiction of a Judge of a Court of Small
 Causes, the Court of the Munsif shall not, for the
 purposes of the suit, be deemed to be a Court of
 Small Causes.
 - (4) For the purposes of applications which are not pending in the Court of the Subordinate Judge on the occurrence of an event referred to in subsection (1), and with respect to which that Court has exclusive jurisdiction, the District Judge may exercise all or any of the jurisdiction of that Court.
- 10. (1) A District Judge, on the occurrence within the local limits of his jurisdiction of any vacancy in the office of Munsif, may appoint such person as he thinks fit to act in the office until that person is relieved by a Munsif appointed under section 6 or his appointment is cancelled by the District Judge.
 - (2) The District Judge shall forthwith report to the High Court the occurrence of every such vacancy and the making and cancelling of every such appointment.
- 11. (1) The Local Government may invest with the powers of any Court under this Act any officer in the Chutiá Nágpur, Jalpaigori, Darjiling and Assem.

 12. (1) The Local Government may invest with the powers of any Court under this Act any officer in the Chutiá Nágpur Division, or in the Jalpaigori or Darjiling Division, or in any part of the territories administered by the Chief Commissioner of Assam except the district of Silhat, or in any other part of the territories to which this Act extends, and to which the Governor-General in Council has, by notification in the official Gazette, declared this section to apply.
 - (2) Nothing in sections 3 to 10 (both inclusive) or sections 30 to 39 (both inclusive) applies to any officer so invested, but all the other provisions of this Act shall apply to him so far as those provisions can be made applicable.

- 12. Subject to the superintendence of the High [Act VI Control of Civil Courts. Court, the District Judge 1871, s. 11 shall control all the Civil Courts within the local limits of his jurisdiction.
- 13. Appointments of District Judges, Addi- [Act VI tional Judges, Subordinate 1871, c. 12.

 Present Judges to be deemed duly appointed.

 Judges and Munsifs made before the commencement of this Act shall be deemed to have been made in accordance with law.
- 14. Every Court under this Act shall use a seal [Act VI of such form and dimensions 1871, s. 14.

 Seals of Courts. as are for the time being prescribed by the Local Government.
- District Judges, Additional Judge, [Act VI Subordinate Judge and Mun-1871, s. 18 Subordinate Judge and Subordinate Judge and Mun-1871, s. 18 Subordinate Judge and Mun-1871, s. 18 Subordinate Judge and Mun-1871, s. 18 Subordinate Judge and Mun-1871, s. 18 Subordinate Judge and Mun-1871, s. 18 Subordinate Judge and Mun-1871, s. 18 Subordinate Judge and Mun-1871, s. 18 Subordinate Judge and Mun-1871, s. 18 Subordinate Judge and Mun-1871, s. 18 Subordinate Judge and Mun-1871, s. 18 Subordinate Judge and Mun-1871, s. 18 Subordinate Judge and Mun-1871, s. 18 Subordinate Judge and Mun-1871, s. 18 Subordinate Judge and Mun-1871, s. 18 Subordinate Judge and Subordinate Judge and Subordinate Judge and Subordinate Judge and Subordinate Judge and Subordinate Judge and Subordinate Judge and Subordinate Judge and Subordinate Judge and Subordinate Judge and Subordinate J
- 16. (1) The Local Government may, by notifi- [Act VI Place of sitting of cation in the official Gazette, 1871, a. 16 Courts. fix and alter the place or places at which any Court under this Act is to be held.
- (2) All such places now fixed shall be deemed to be fixed under this Act.
- (3) Where the place at which a Court under this Act is to be held has not been fixed, the Court may be held at any place within the local limits of its jurisdiction.
- 17. (1) Subject to such orders as may be [Act VI issued by the Governor-1871, a. 17.

 General in Council, the High
 Court shall prepare a list of days to be observed in each year as close holidays in the Courts subordinate thereto.
- (2) The list shall be published in the local official Gazette.
- (3) A judicial act done by a Civil Court on a day specified in the list shall not be invalid by reason only of its having been done on that day.

CHAPTER III.

ORDINARY JURISDICTION.

- 18. (1) The Local Government shall fix, and ract VI c
 Power to fix local limits of jurisdiction.
 under this Act.

 Government shall fix, and ract VI c
 may vary, the local limits of 1871, a. 18.]
 the jurisdiction of any Court
- (2) If the same local jurisdiction is assigned to two or more Subordinate Judges or to two or more Munsifs, the District Judge may assign to each of them such civil business cognizable by the Subordinate Judge or Munsif, as the case may be, as he thinks fit.
- (3) Where, in the territories mentioned in section 11, the same local jurisdiction is assigned to two or more officers invested with the powers of a Munsif, the officer invested with the powers of a District Judge may, with the previous sanction of the Local Government, delegate his functions under sub-section (2) to an officer invested with the powers of a Subordinate Judge or to one of the officers invested with the powers of a Munsif.

The Bengal Civil Courts Bill, 1886. (Chapter III.—Ordinary Jurisdiction.—Sections 19-24.) (Chapter IV.—Special Jurisdiction.—Sections 25-26.)

- ed to be also a Subordinate Judge or Munsif is a Subordinate Judge or Munsif, as the case may be, within the meaning of this section.
- (5) The present local limits of the jurisdiction of every Civil Court (other than the High Court) shall be decined to be fixed under this Act.

Act VI of 1871, s. 19.]

19. The jurisdiction of a District Judge or Subordinate Judge extends, Extent of original jurisdiction of District Judge or Subordinate subject to the provisions of section 15 of the Code of | Judge. Civil Procedure, to all origi-XIV of 1882.

nal suits for the time being cognizable by the Civil Courts.

[Act VI of 1871, s. 20.]

20. The jurisdiction of a Munsif extends to all like suits in which the Extent of jurisdiction amount or value of the subof Munsif. ject-matter in dispute does not exceed one thousand rupees.

21. (1) Save as provided by the Code of Civil [Act VI of 1871, s. 21.] 1871, s. 21.] Appeals from District Precedure or by any other XIV of 1882. Judges and Additional enactment for the time enacment for the time being in force, an appeal Judgen. from a decree or order of a District Judge or Additional Judge shall lie to the High Court.

> (2) An appeal shall not lie to the High Court from a decree or order of an Additional Judge in any case in which, if the decree or order had been made by a District Judge, an appeal would not lie to that Court.

[Act VI of 1871, s. 22.] Appeals from Subordinate Judges and Mun-22. (1) Save as otherwise provided by the Appeals from Subordi- Code of Civil Procedure or by any other enactment for appeal from a decree or order of a Munsif shall lie to the District Judge.

- (2) Save as aforesaid, an appeal from a decree or order of a Subordinate Judge shall lie-
 - (a) to the District Judge where the amount or value of the subject-matter in dispute in the original suit in which or in any proceeding arising out of which the decree or order was made did not exceed five thousand rupees, and
 - (b) to the High Court in any other case.
- (3) Where the function of receiving any appeals which lie to the District Judge under sub-section (1) or sub-section (2) has been assigned to an Additional Judge, the appeals may be preferred to the Additional Judge.
- (4) The High Court may, with the previous sanction of the Local Government, order, by notification in the official Gazette, that appeals lying to the District Judge under sub-section (1) from the decrees and orders of any Munsif shall be preferred to the Court of such Subordinate Judge as may be mentioned in the notification, and the appeals shall thereupon be preferred accordingly.

FAct VI of 1871, s. 24.7

23. (1) Where in any suit or other proceeding it is necessary for any Court un-Certain decisions to be der this Act to decide any according to Native law. question regarding succession, inheritance, marriage or caste or any religious usage or institution, the Muhammadan law in cases where the parties are Muhammadans, and the Hindu law in cases where the parties are Hindus,

(4) A Judge of a Court of Small Causes appoint | shall form the rule of decision, except in so far as to be also a Subordinate Judge or Munsif is a | that law has by legislative enactment been altered that law has by legislative enactment been altered or abolished.

- (2) In cases not provided for by sub-section (1) or by any other law for the time being in force, the Court shall act according to justice, equity and good conscience.
- 24. (1) A Munsif, Subordinate Judge, Addi-[Act V. tional Judge or District 1871, . Judges not to try suits in which they are in-Judge shall not try any suit terested. to which he is a party or in which he is personally interested, or adjudicate upon any proceeding connected with or arising out of any such suit.
- (2) A Subordinate Judge, Additional Judge or District Judge shall not try an appeal against a decree or order passed by himself in another capa-
- (3) When any such suit, proceeding or appeal as is referred to in sub-section (1) or sub-section (2) comes before any such Munsif, Subordinate Judge, Additional Judge or District Judge, he shall forthwith transmit the record of the case to the Court to which he is immediately subordinate, with a report of the circumstances attending the reference.
- (4) The superior Court shall thereupon dispose of the case under section 25 of the Code of Civil Procedure.
- (5) Nothing in this section shall be deemed to affect the extraordinary original civil jurisdiction of the High Court.
- (6) For the purposes of this section the Munsif and Subordinate Judge shall be deemed to be immediately subordinate to the District Judge, and the Additional Judge and District Judge to the High Court.

CHAPTER IV.

SPECIAL JURISDICTION.

- 25. (1) A District Judge may transfer to any [Act Subordinate Judge under 1871, Power to transfer to Subordinate Judges aphis control any appeals pend- 27.] peals from Munsifs. ing before him from decrees or orders of Munsifs.
- (2) The District Judge may withdraw any appeal so transferred, and either hear and dispose of it himself or transfer it for disposal to another competent Court under his control.
- 3) Appeals transferred under this section shall be disposed of subject to the rules applicable to like appeals when disposed of by the District Judge.
- 26. (1) The High Court may, by general or [Act special order, authorise any 1871, Exercise by Subordinate Judge or Munsif of jurisdiction of District Subordinate Judge or Munsif to take cognizance of, Court in certain proceedand any District Judge to transfer to a Subordinate

Judge or Munsif under his control, any of the proceedings next hereinafter mentioned or any class of those proceedings specified in the order.

- (2) The proceedings referred to in sub-section (1) are the following, namely:-
 - (a) proceedings under Bengal Regulation V 1799 (to limit the Interference of the Zillah

XIV of 1892.

(Chapter IV.—Special Jurisdiction.—Sections 27-28.—Chapter V.—Misfeazance.— Sections 29-32.—Chapter VI.—Ministerial Officers.—Sections 33-56.)

and City Courts of Demanny Adambut in the Execution of Wills and Administration to the Estates of Persons dying intestate);

- (b) applications for certificates under Act
 No. XXVII of 1800 (for facilitating the
 collection of debts on successions, and for
 the security of parties paying debts to
 the representatives of deceased persons;
 and
- (c) references by Collectors under section 322C of the Code of Civil Procedure.
- (3) The District Judge may withdraw any such proceedings taken cognizance of by, or transferred to, a Subordinate Judge or Munsif, and may either himself dispose of them, or transfer them for disposal to any other competent Court under his control.

[Act VI of Disposal of proceedings taken cognizance of by, or Disposal of proceedings referred to in last foregoing section.

| VI of Disposal of proceedings taken cognizance of by, or transferred to, a Subordinate Judge or Munsif, as the case may be, under the last foregoing section shall be disposed of by him subject to the rules applicable to like proceedings when disposed of by the District Judge:

Provided that an appeal from an order of a Munsif in any such proceeding shall lie to the District Judge.

(2) An appeal from the order of the District Judge on the appeal from the order of the Munsif under this section shall be to the High Court if a further appeal from the order of the District Judge is allowed by the law for the time being in force.

28. The Local Government may, by notification [Act 1871, s. 29.] in the official Gazette, confer, Power to invest Suborwithin such local limits as it dinate Judges and Munsifs with Small Cause thinks fit, upon any Subordi-Court jurisdiction. nate Judge or Munsif the jurisdiction of a Judge of a Court of Small Causes under the Provincial Small Cause Courts Act, 1887, for the trial of suits cognizable by such Courts, up to such value not exceeding five hundred rupces in the case of a Subordinate Judge or fifty rupees in the case of a Munsif, as it thinks fit, and may withdraw any jurisdiction so con-

CHAPTER V.

MISFEAZANCE.

[Act VI of 1871, s. 31.]

Suspension or removal of Judges by Local Government.

ferred.

Judge, Additional Judge, Subordinate Judge or Munsif may, for any misconduct, be suspended or removed by the

Local Government.

[Act VI of 1871, s. 32.]

- 30. (1) The High Court may, whenever it sees suspension of Sub. ordinate Judgo by High Court. suspend any Subordinate Judge under its control.
- (2) Whenever the High Court suspends a Subordinate Judge under sub-section (1), it shall forthwith report to the Local Government the circumstances of the suspension, and the Local Government shall make such order with respect thereto as it thinks fit.
- [Act VI of 1871, a. 33.]

 31. (1) The High Court may appoint a Commission for inquiring into the alleged misconduct of any Munsif.

- (2) On receiving the report of the result of any such inquiry, the High Court may, if it thinks fit, remove the Munsif from office, or suspend him, or reduce him to a lower grade.
- (3) The provisions of Act No. XXXVII of 1850 (for regulating Inquiries into the behaviour of Public Servants) shall apply to inquiries under this section, the powers conferred by that Act on the Government being exercised by the High Court.
- (4) The High Court may, previous to the appointment of a Commission under this section, suspend any Munsif pending the result of the inquiry.
- (5) The High Court may, without appointing any such Commission, remove or suspend any Munsif, or reduce him to a lower grade.
- 32. (1) Any District Judge may, whenever he [Act sees urgent necessity for so 1871, doing, suspend any Munsif under his control.
- (2) Whenever a District Judge suspends a Munsif under sub-section (1), he shall forthwith report to the High Court the circumstances of the suspension, and the High Court shall make such order with respect thereto as it thinks fit.

CHAPTER VI.

MINISTERIAL OFFICERS.

33. District Judges and Additional Judges shall [Act

Appointment and removal of ministerial officers of District Judges and Additional Judges.

appoint the ministerial offi-1871 cers of their respective Courts, and, subject only to the control of the Local Government, may remove or

suspend those officers or fine them in an amount not exceeding one month's salary.

Appointment and removal of ministerial officers of Subordinate Judges and Munsifs.

- 34. (1) The ministerial [Act officers of the Courts of Sub- 1871, ordinate Judges and Munsifs shall be appointed—
- (a) in the case of a vacancy not likely to last, and not lasting, longer than one month, by those Courts respectively, and
- (b) in any other case, by the District Judge,
- (2) A Subordinate Judge or Munsif may, by order, remove or suspend or fine in an amount not exceeding one month's salary, any of the ministerial officers of his Court who is guilty of any misconduct or neglect in the performance of the duties of his office.
 - 35. Ministerial officers ordinarily employed in [New

Appointment and removal of ministerial officers on joint establishments. the service or execution of the processes of more than one Court shall be appointed, and may be removed

or suspended, by the Court of highest grade by which they are employed; and any Court by which they are employed may, by order, fine them in an amount not exceeding one month's sal ry.

36. (1) The District Judge may, by order, sus- [Act pend or remove any minis- 1871, terial officer to whom section 34 or section 35 applies,

The Bengal Civil Courts Bill, 1886. (Chapter VI.—Ministerial Officers.—Sections 37-39.—Chapter VII.—Supplemental Provisions.—Sections 40-41.)

and may, on appeal or otherwise, reverse or modify any order made under either of those sections by any Court under his control.

- (2) The District Judge shall himself be subject to the centrol of the Local Government in the exercise of the powers conferred on him by subsection (1).
- Saving of penal and other consequences under other laws.

 Chapter shall exempt any officer from any penal or other laws.

 other consequences to which he may be liable under any other law for the time being in force.

Transfer of ministerial stance of the High Court or of the District Judge, transfer from any Court in the territories under its administration to any other Court in those territories all or any of the ministerial officers of any District Judge, Additional Judge, Subordinate Judge or Munsif.

VI of

, s. 87.]

(2) The District Judge may transfer all or any of the ministerial officers of any Court under his control to any other such Court.

39. Any fine imposed under this Chapter shall, [Act VI of Recovery of fines. if the order imposing it so 1871, s. 38. directs, be recovered by deduction from the salary of the person fined.

CHAPTER VII.

SUPPLEMENTAL PROVISIONS.

- Continuance of proceedings of abolished with respect to any case, any proceeding in relation to that case which, if that Court had not ceased to have jurisdiction, might have been had therein may be had in the Court to which the business of the former Court has been transferred.
- (2) Nothing in this section applies to cases for which provision is made in section 623 or section 649 of the Code of Civil Procedure or in any xiv of the coher enactment for the time being in force.
- 41. All powers conferred by this Act may be Powers exerciscable exercised from time to time as occasion requires.

S. HARVEY JAMES,
Offg. Secy. to the Gout. of India.

GOVERNMENT OF INDIA. REVENUE AND AGRICULTURAL DEPARTMENT.

REPORTS ON THE STATE OF THE SEASON AND PROSPECTS OF THE CROPS FOR THE WEEK ENDING 20th OCTOBER, 1886.

GENERAL REMARKS.-During the week under report the rainfall has been almost confined to Burma, Madras, Bombay, excluding Sind, Mysore, Berar, Hyderabad, and the Central Provinces. In Bengal, the North-Western Provinces and Oudh, and Central India rain fell in places, but the

showers were light.

The kharif harvest is in active progress in Bombay, the North-Western Provinces and Oudh, the Punjab, and Rajputana, and a good outturn is expected. In the Central Provinces, Berar, Hyderabad, and Central India, where the harvest has not yet commenced, the prospects of the standing kharif are improving, the recent rain having been of benefit to the crops. In Mysore the crops are in good condition, and in Coorg the ragi has been harvested. In Madras prospects are good, but in some districts the harvest is yielding an outturn below the average.

In Bombay the rice crop is generally good, except in Ahmedabad, where rain is still urgently wanted; and in the Central Provinces the crop has improved by the recent rain. The early rice harvest in Bengal has been completed, and the winter rice generally looks well, though in Behar and East Bengal some injury has been caused to it by floods. Preparations for the winter crops

still continue in Assam. In Burma the rice crop promises well.

Sowings for the *rabi* are generally in active progress in Bombay, the North-Western Provinces and Oudh, Rajputana, and the Central Provinces, though in the last-named province they have been retarded in places by rain. In Bengal, the Punjab, Hyderabad, and Berar sowing has also commenced. In the Punjab rain is needed.

The public health continues to be generally satisfactory everywhere.

Prices are rising in a few districts of the Punjab, fluctuating in the Central Provinces and in Mysore, and falling in Coorg. Elsewhere they are generally stationary.

Presidency or Province and District.	Rainfall for week under report.	State of agricultural prospects.
Madras —(Oct. 20th)		
Bellary .		Standing crops generally fair; harvest white cholum, outturn below average. Cattle-disease in two taluks.
Kurnool	Average last week since revised, '58; this week, 7'74.	Standing crops fair. Small-pox and cattle-disease in one taluk.
Ganjam	Average last week since revised, 3.60; this week, 4.65.	Standing crops paddy and ragi in parts affected by excessive rain. Fever in two, slight small-pox in three, and cattle-disease in four taluks.
Kistna	Average last week since revised, 2'35; this week, 1'96.	Standing crops in parts damaged by excessive rain; harvest dry grains, outturn below average. River 7'4 feet over anicut. Fever and cholera exist.
Chingleput (Madras)	Average 83	Standing crops good; harvest ragi, outturn below average. Fever in one and cattle-disease in all taluks.
Coimbatore .	Average 17	More rain wanted. Standing crops generally good; harvest wet and dry grains, outturn about average. Fever in one and slight small-pos in two taluks; cattle-disease in one.
Tanjore	Average 1.09	Standing crops generally good; harvest wet and dry grains, outturn below average.
Madura	Average last week since revised, '25; this week, '21.	Fever in one taluk.
Malabar	Average 2.70	Harvest first crop paddy, outturn below average. Fever and cattle-disease in one taluk; slight small-pox in seven taluks.
Travancore	3.20	Second crop cultivation begun. Small-pox and fever in parts. General Remarks.—General prospects good.
Bombay-(Oct. 20th)	1	I
K urrachee	Nil	Weather warm. River at Kotri on 18th, 9 feet 6 inches against 8 feet 6 inches on same date la 1 year. Kharif harvesting progressing in eleven talukas. Fever in eleven and cattle-disease in three talukas. Wheat, red rice, and bajri in Kurrachee 24, 30 and 32 and in Kotri 26 40 and 40 pounds per rupce, respectively.
Hyderahad	Nil	Harvesting general throughout the district. River at Kotri on 18th, 9 feet 0 inches against 8 feet 6 inches on same date last year. Small-pox in one, cattle-disease in one, and fever in twelve talukas. Wheat 26, bajri 37\frac{1}{2}, juari 40, white rice 20, and red rice 28 pounds per rupee.
Ahmedabad	Nil	Reaping of kharif continues. Rain urgently wanted for rice crops. Slight fever in Dholka taluka. Wheat 45 and bujri 33 pounds per rupee.
Baroda	2.5; total 39.29	Public health fair. Crops in fair condition; harvesting of bajri commenced in Kadi division. Bajri 30, wheat 20, and rice 20 pounds per rupee.
Surat .	Nil	Standing crops much improved by rainfall during the week and rabi crops will also be much benefited. Slight fever in Bardoli and Pardi talukas. There are rainfall to pounds per rupes.

and Párdi talukas. Juari 35 and nagli 44 pounds per rupee.

Colaba (Bombay) Rain on 14th and 15th; total of week '48; total to date 98 91, being 29 19 above average. 28¼, bajri 36½8, and rice 20¾3 pounds per rupec, respectively. Abnormal temperature 1° warm on 14th, 1° cool on 26 and 19th, normal on all other days; wind normal from 13th to 15th; abnormal wind southerly from 15th to 19th, and strong from 17th to 19th; thunder on 14th; thunder and lightning on 15th	Presidency or Province and District.	Rainfall for week undereport.	State of agricultural prospects.
Colabs (Hombay) Rain on 14th and 15th; total of week 48; total to date of 90, belay and 20, belay 15th, and 15th and 15th; total of week 48; total to date of 90, belay and 20, belay 15th, and 20, belay 15th, and 20, belay 15th, and 20, belay 15th, and 20, belay 15th, and 20, belay 15th, and 20, belay 15th, and 20, belay 21, Kahungara 21, kahungara 2	Bombay-contd.		_
Colaba (Bombay) Rain on 14th and Assistant tool of the days, your in air excessive on 14th and 15th and mormal or and promise or 14th and 15th and 18th and	Nanik .	minimum at Pein '10; maximum a Nasik, 3'20.	Málegaon. Rubi sowings continue. Public health good. Wheat 284, bajri 3626, and rice 2043 pounds per rupee, respectively.
Rain in all talukas, moximum at Junnari, 155. Ahmednagar Ahmednagar Ahmednagar Nagar, 2921 Siriya (good, sight cattlediscase in Indigur and Haven Talukas Junnari, 155. Ahmednagar Nagar, 2921 Siriya (good, sight cattlediscase in Indigur and Haven Talukas Junnari, 152. Sayar, 2921 Siriya (good, 2) Siriya (Colaba (Bombay)	Rain on 14th an 15th; total of wee 48; total to da 98'91, being 29'1	nil on all other days; vapour in air excessive on 14th and 15th; normal on all other days; wind normal from 13th to 15th; abnormal wind southerly from 15th to 19th, and strong from 17th to 19th; thunder on 14th; thunder and lightning on 15th
Abmednagar Nagar, 2:92; Shris gonda, 2:12; Kalabu in 2:93; Shegaon, 2:21; Karja, 188; Shoragaon, 7:20; Maria Shegaon, 2:21; Karja, 188; Shoragaon, 7:20; Maria Shoragaon, 2:21; Karja, 188; Shoragaon, 7:20; Maria Shoragaon, 7:20;	Poona	maximum at Siru 7 60, minimum a	s, Crops good. Late rain has slightly injured bajri crops in Khed, r, Sirur, Bhimthari and Mawal talukas. Public health generally good; slight cattle-disease in Indapur and Haveli talukas. Bajri 40 and juari 50 pounds in the district and bajri 34 and
At Sholapur, 170; Marsi, 182; Madina, 376; Karmidia	Ahmednagar	gonda, 2:12; Ráhu ri 2:30; Sheogaor 2:21; Karjat, 1:88 Sangamner, 1:58 Párner, 1:30; Ne wasa, 1:23; Akola 1:00; Jámkhed, 88	Reaping of kharif throughout the district; bajri crops likely to suffer from excessive wet; rabi sowing completed in six and commenced in five talukas. Public health good. Bajri—maximum 60 and minimum 40 and juari—maximum 120 and minimum 48 pounds per rupec.
Rain throughout the district, varying from 7:58 in Ron to 35 in Rod. Kanara Kanara At Karwar, 1:59; Coompta, 5:69; Sirshi, 1:72; Halivid, 1:723; total 142:45. Rajkot 14; total r.infall 35'05. Rajkot 14; total r.infall 35'05. Rajkot 14; total r.infall 35'05. Rajkot 14; total r.infall 35'05. Rajkot 14; total r.infall 35'05. Rajkot 14; total r.infall 35'05. Rajkot 14; total r.infall 35'05. Rajkot 14; total r.infall 35'05. Rajkot 15; r. Halivid, 1:723; total 142:45. Rajkot 16; r. Halivid, 1:724; total r.infall 35'05. Rajkot 17; r. Halivid, 1:725; r. Halivi	Sholapur	At Sholapur, 1:70 Bársi, 1:83; Mádha 3:60; Karmála 2:13; Pandharpur 3:66; Sángola, 3:80	n, Madha talukas owing to excessive rain. Juari 694 and bajring, 514 pounds per rupee.
Rajkot At Karwar, 1:59; Halvish, 1:73; Halvish, 1:73; Halvish, 1:73; Halvish, 1:73; Halvish, 1:73; Halvish, 1:73; Itali, 1:73; total 1:42:45. Rajkot 1:4; total rainfall 35:65. Rajkot 1:4; total rainfall 1:4; total rainfall 1:4; total rainfall 35:65. Rajkot 2	Dharwar	Rain throughout the district, varying from 7:58 in Ron	dition; young cotton plants thriving; land being prepared for sowing late crops. Slight fever in three talukas; cattle-disease in Kalghatgi taluka only. Rice 22 and juari 54 pounds
Weather hot and cloudy. Fever prevailing in parts of Sorath, Hallar and Giohelwad. Harvesting of bajri commenced; sowing of gram and wheat in progress. Wheat 32, bajri 29, and juari 41 pounds per rupee. General Remarks. Fair rain throughout the presidency, except Sind; more rain still wanted in parts of Ahmedabad and the Panch Mahals. Reaping of kharif crops and rabi sowings progressing almost everywhere; standing crops slightly injured by excessive rain in parts of five districts. Fever in parts of the districts, and small-pox and cholera in parts of one district. Bengal - (Oct. 20th)	Kanara	Coompta, 5.69; Sir si, 1.57; Haliyál	Harvest nearly completed in Karwar, progressing in other coast talukas and in Haliyál; rice crops good above Ghat. Slight fever in two talukas; public health generally good; cattle-disease in five talukas. Common rice at Karwar 13 and district average
Chittagong (Oct. 19th) Nil Weather sultry and oppressive. Prospects of crops generally fair, but rain wanted; caterpillars continue to cause damage. Prices stationary. Public health good. Prospects of crops good; cultivation of winter crops going on. Public health good. Prospects of crops satisfactory; ploughing for winter crops continues. Public health generally good. Nil Weather dry and extremely sultry; an unexpected rise of the Bhagirathi has damaged young kalai, otherwise prospects good. Prospects of amun good; sugarcane promises well. Fever prevalent. Purneah Nil Prospects of crops good. Some fever, but public health generally good. Prospects of late rice good; rabi sowings retarded by excessive moisture. A little cholera in the Sadr Subdivision. Prospects of crops excellent; ploughing for rabi commenced; bhadoi harvest over. Price of rice stationary. Health good. Patha 036 Paddy in low lands injured by flood, but on high lands promises well; rabi sowings retarded owing to lands being wet and under water. Cholera in certain thanax. Prospects of aghani crops, where not destroyed by floods, continue favourable; rabi sowings commenced in places. Prices falling slightly. Public health generally good. Weather seasonable. Prospects of rice and other crops continue good. Cholera in Hazaribagh town and in two or three villages, otherwise general health good. Weather cloudy. Early sarud rice flowering, late sarad doing well. Price of rice unchanged. Public health good.	Rajkot		Hallar and Gohelwad. Harvesting of bajri commenced; sowing of gram and wheat in progress. Wheat 32, bajri 29, and juari 41 pounds per rupee. General Remarks.—Fair rain throughout the presidency, except Sind; more rain still wanted in parts of Ahmedabad and the Panch Mahals. Reaping of kharif crops and rabi sowings progressing almost everywhere; standing crops slightly injured by excessive rain in parts of five districts. Fever in parts of thirteen, cattle-disease in parts of ten districts, and small-pox and
Dacea . Nil Prospects of crops good; cultivation of winter crops going on. Public health good. 24-Pergunnahs (Calcutta). Nil Prospects of crops satisfactory; ploughing for winter crops continues. Public health good. Rungpore . Nil Weather dry and extremely sultry; an unexpected rise of the Bhagirathi has damaged young kalai, otherwise prospects good. Prospects of amun good; sugarcane promises well. Fever prevalent. Burdwan . Nil Prospects of crops good. Some fever, but public health generally good. Prospects of late rice good; rabi sowings retarded by excessive moisture. A little cholera in the Sadr Subdivision. Purneah . Nil Prospects of crops excellent; ploughing for rabi commenced; bindoi harvest over. Price of rice stationary. Health good. Patha . 036 Paddy in low lands injured by flood, but on high lands promises well; rabi sowings retarded owing to lands being wet and under water. Cholera in certain thanas. Prospects of aghani crops, where not destroyed by floods, continue favourable; rabi sowings commenced in places. Prices falling slightly. Public health good. Weather seasonable. Prospects of rice and other crops continue good. Cholera in Hazarribagh town and in two or three villages, otherwise general health good. Weather cloudy. Early sarad rice flowering, late sarad doing well. Price of rice unchanged. Public health good. Prospects of rice generally good, but more rain wanted. Fever	Bengal—(Oct. 20th)		
Prospects of crops good; cultivation of winter crops going on. Public health good. Prospects of crops satisfactory; ploughing for winter crops continues. Public health generally good. Weather dry and extremely sultry; an unexpected rise of the Bhagirath has damaged young kalai, otherwise prospects good. Prospects of amun good; sugarcane promises well. Fever prevalent. Prospects of crops good. Some fever, but public health generally good. Prospects of late rice good; rabi sowings retarded by excessive moisture. A little cholera in the Sadr Subdivision. Prospects of crops excellent; ploughing for rabi commenced; bhadoi harvest over. Price of rice stationary. Health good. Pathy in low lands injured by flood, but on high lands promises well; rabi sowings retarded owing to lands being wet and under water. Cholera in certain thanas. Prospects of aghani crops, where not destroyed by floods, continue favourable; rabi sowings commenced in places. Prices falling slightly. Public health generally good. Weather seasonable. Prospects of rice and other crops continue good. Cholera in Hazaribagh town and in two or three villages, otherwise general health good. Weather cloudy. Early sared rice flowering, late sared doing well. Price of rice unchanged. Public health good. Prospects of rice generally good, but more rain wanted. Fever	Chittagong (Oct. 19th)	Nil	but rain wanted; caterpillars continue to cause damage. Prices
Prospects of crops satisfactory; ploughing for winter crops continues. Public health generally good. Weather dry and extremely sultry; an unexpected rise of the Bhagirathi has damaged young kalai, otherwise prospects good. Prospects of amun good; sugarcane promises well. Fever prevalent. Prospects of crops good. Some fever, but public health generally good. Prospects of crops good. Some fever, but public health generally good. Prospects of crops good. Some fever, but public health generally good. Prospects of late rice good; rabi sowings retarded by excessive moisture. A little cholera in the Sadr Subdivision. Prospects of crops excellent; ploughing for rabi commenced; blandoi harvest over. Price of rice stationary. Health good. Paddy in low lands injured by flood, but on high lands promises well; rabi sowings retarded owing to lands being wet and under water. Cholera in certain thanas. Prospects of aglani crops, where not destroyed by floods, continue favourable; rabi sowings commenced in places. Prices falling slightly. Public health generally good. Weather seasonable. Prospects of rice and other crops continue good. Cholera in Hazaribagh town and in two or three villages, otherwise general health good. Prospects of rice unchanged. Public health good. Prospects of rice unchanged. Public health good. Prospects of rice generally good, but more rain wanted. Prospects of rice generally good, but more rain wanted. Prospects of rice generally good, but more rain wanted. Prospects of rice generally good, but more rain wanted. Prospects of rice generally good, but more rain wanted. Prospects of rice generally good, but more rain wanted. Prospects of rice generally good, but more rain wanted. Prospects of rice generally good, but more rain wanted. Prospects of rice generally good, but more rain wanted. Prospects of rice generally good, but more rain wanted. Prospects of rice generally good, but more rain wanted. Prospects of rice generally good. Prospects of rice gen	Dacca	Nil	Prospects of crops good; cultivation of winter crops going on.
Moorshedabad . Rungpore Nil Weather dry and extremely sultry; an unexpected rise of the Bhagirathi has damaged young kalai, otherwise prospects good. Prospects of amun good; sugarcane promises well. Fever prevalent. Prospects of crops good. Some fever, but public health generally good. Prospects of late rice good; rabi sowings retarded by excessive moisture. A little cholera in the Sadr Subdivision. Prospects of crops excellent; ploughing for rabi commenced; bhadoi harvest over. Price of rice stationary. Health good. Patha 0:36 Paddy in low lands injured by flood, but on high lands promises well; rabi sowings retarded owing to lands being wet and under water. Cholera in certain thanas. Prospects of aghani crops, where not destroyed by floods, continue favourable; rabi sowings commenced in places. Prices falling slightly. Public health generally good. Weather seasonable. Prospects of rice and other crops continue good. Cholera in Hazaribagh town and in two or three villages, otherwise general health good. Weather cloudy. Early sarud rice flowering, late sarad doing well. Price of rice unchanged. Public health good. Midnapore Nil Prospects of rice generally good, but more rain wanted. Fever		Nil	Prospects of crops satisfactory; ploughing for winter crops conti
Rungpore Burdwan Nil Prospects of amun good; sugarcane promises well. Fever prevalent. Prospects of crops good. Some fever, but public health generally good. Prospects of crops good. Some fever, but public health generally good. Prospects of late rice good; rabi sowings retarded by excessive moisture. A little cholera in the Sadr Subdivision. Prospects of crops excellent; ploughing for rabi commenced; bhadoi harvest over. Price of rice stationary. Health good. Patna O36 Paddy in low lands injured by flood, but on high lands promises well; rabi sowings retarded owing to lands being wet and under water. Cholera in certain thanas. Prospects of aghani crops, where not destroyed by floods, continue favourable; rabi sowings commenced in places. Prices falling slightly. Public health generally good. Weather seasonable. Prospects of rice and other crops continue good. Cholera in Hazaribagh town and in two or three villages, otherwise general health good. Weather cloudy. Early sarad rice flowering, late sarad doing well. Price of rice unchanged. Public health good. Midpapore Nil Prospects of rice generally good, but more rain wanted. Fever		Nil	Weather dry and extremely sultry; an unexpected rise of the
Burdwan Bhagalpur Nil Prospects of crops good. Some fever, but public health generally good. Prospects of late rice good; rabi sowings retarded by excessive moisture. A little cholera in the Sadr Subdivision. Prospects of crops excellent; ploughing for rabi commenced; bhadoi harvest over. Price of rice stationary. Health good. Patha O'36 Patha O'36 Patha O'36 Paddy in low lands injured by flood, but on high lands promises well; rabi sowings retarded owing to lands being wet and under water. Cholera in certain thanas. Prospects of aghani crops, where not destroyed by floods, continue favourable; rabi sowings commenced in places. Prices falling slightly. Public health generally good. Weather seasonable. Prospects of rice and other crops continue good. Cholera in Hazaribagh town and in two or three villages, otherwise general health good. Weather cloudy. Early sarad rice flowering, late sarad doing well. Price of rice unchanged. Public health good. Prospects of rice generally good, but more rain wanted. Fever	Rungpore	Nil	Prospects of amun good; sugarcane promises well. Fever
Purneah Purneah Patna Nil Prospects of late rice good; rabi sowings retarded by excessive moisture. A little cholera in the Sadr Subdivision. Prospects of crops excellent; ploughing for rabi commenced; bhadoi harvest over. Price of rice stationary. Health good. Paddy in low lands injured by flood, but on high lands promises well; rabi sowings retarded owing to lands being wet and under water. Cholera in certain thanas. Prospects of aghani crops, where not destroyed by floods, continue favourable; rabi sowings commenced in places. Prices falling slightly. Public health generally good. Weather seasonable. Prospects of rice and other crops continue good. Cholera in Hazaribagh town and in two or three villages, otherwise general health good. Weather cloudy. Early sand rice flowering, late sarad doing well. Price of rice unchanged. Public health good. Prospects of rice generally good, but more rain wanted. Fever	Burdwan	ΛΉ	Prospects of crops good. Some fever, but public health generally
Putna	Bhagalpur	Nil	Prospects of late rice good; rabi sowings retarded by excessive
Patna O'36 Paddy in low lands injured by flood, but on high lands promises well; rabi sowings retarded owing to lands being wet and under water. Cholera in certain thanas. Prospects of aghani crops, where not destroyed by floods, continue favourable; rabi sowings commenced in places. Prices falling slightly. Public health generally good. Weather seasonable. Prospects of rice and other crops continue good. Cholera in Hazaribagh town and in two or three villages, otherwise general health good. Weather cloudy. Early sand rice flowering, late sand doing well. Price of rice unchanged. Public health good. Midnapore Nil Prospects of rice generally good, but more rain wanted. Fever	Purneah	Nil	Prospects of crops excellent; ploughing for rabi commenced;
favourable; rabi sowings commenced in places. Prices falling slightly. Public health generally good. Hazaribagh 1:0 Weather seasonable. Prospects of rice and other crops continue good. Cholera in Hazaribagh town and in two or three villages, otherwise general health good. Cuttack Midnapore Nil Frospects of rice unchanged. Public health good. Prospects of rice generally good, but more rain wanted. Fever	Patna • •		Paddy in low lands injured by flood, but on high lands promises well; rabi sowings retarded owing to lands being wet and under water. Cholera in certain thanas.
Hazaribagh 10 Weather seasonable. Prospects of rice and other crops continue good. Cholera in Hazaribagh town and in two or three villages, otherwise general health good. Cuttack Weather cloudy. Early sarad rice flowering, fate sarad doing well. Price of rice unchanged. Public health good. Midpapore Nil Prospects of rice generally good, but more rain wanted. Fever	1)urbhunga	Nil F	favourable; rabi sowings commenced in places. Prices falling
Cuttack Weather cloudy. Early sarad rice flowering, fate sarad doing well. Price of rice unchanged. Public health good. Midpapers Nil Prospects of rice generally good, but more rain wanted. Fever	¹ Hazaribagh	•	Veather seasonable. Prospects of rice and other crops continue good. Cholera in Hazaribagh town and in two or three villages, otherwise general health good.
			Veather cloudy. Early sarad rice flowering, late sarad doing well. Price of rice unchanged. Public health good. Prospects of rice generally good, but more rain wanted. Fever

Presidency or Province and District.	Rainfall for week under report.	State of agricultural prospects.					
Bengal—contd. Khoolna	Nil	Weather very hot. Harvesting of aus finished, with fair outturn; prospects of amun fair; slight damage from flood. Prices of rice					
Dinagepore .	Nil	stationary. Public health fair. Weather seasonable. Prospects of amun and sugarcane good.					
Pubna (Serajgunge) Gya	<i>Nil</i> 0.05	Public health generally good; cattle-disease in various thanas. Prospects of crops good. Health fair. Rice prospects excellent. Irrigation embankments have suffered.					
Chymparus .	Nil	Rabi cultivation has begun. Harvesting of bhadoi crops nearly finished; paddy, where not destroyed by floods, looks promising. Cholera and small-pox reported from interior. Prices stationary. General Remarks.—There was slight rain in Hazaribagh, Cuttack and Patna, but none in the other reporting districts. Amun rice is generally promising, though some damage has been done to it by the late floods in Behar and East Bengal; sugarcane and other standing crops are also doing well; rabi cultivation is going on, but in Behar the soil is still too wet in many parts. Cholera and fever reported in some districts, but the general health is satisfactory.					
N. W. Provinces and Oudh —(Sept. 20th)							
Benares (Sept. 19th)	Nit	Weather seasonable. Standing crops doing well; rabi sowings in progress, prospects favourable. Markets well supplied. Prices fluctuating. Some cases of the usual autumnal fever are reported, otherwise the public health generally good; there is					
Gorakhpore (" 18th)	70 at Sadr	no cattle-disease in the district now. Weather cloudy. Sowing of rabi stopped till the weather clears.					
Fyzabad ("19th)	Slight in two tahsils	Health tair. Prices stationary. Prospects of rabi crops good. Prices steady. Markets well sup-					
Lucknow (,, 18th)	Nil	plied. Health fairly, good. Fair weather. Wheat and barley being sown. Prospects of harvest crops good. New grain coming in plentifully into the market.					
Rae Bareli (" ")	On 16th '50 at Dalmau, 1'0 at Salon and 1'10 at Sadr.	Health of people good; condition of cattle fair. Prices steady. A very sudden and sharp storm passed over the district, coming first from the north-west. Rubi sowings stopped on account of wet and a good many fields will have to be resown. General health fair. Markets well stocked. Prices steady.					
Partabgarh (" 19th)	Nil	Weather cloudy and close. Gram an ! pees being generally sown; prospects good. Health of people and lattle good. Prices nearly stationary.					
Allahabad (" 18th) i	Slight in two tabsils	Harvesting of rice and ploughing for rabi sowings continue. Public health and condition of cattle good. Markets well stocked. Prices stationary.					
Cawnpore (, 19th)		Crops in good condition; ground being prepared for rabi. Prices steady. Fever in places; cattle-disease in three parganas.					
Banda (,, 18th)	Occasional heavy showers since 15th, rain still falling.	Rain has caused some damage to standing crops and seed where not germinating. Fever disappeared; no cattle-disease. Prices stationary.					
Farakhabad(" 19th) ; Sitaput (" ") ;	Nil	Prospects fair. Rabi sowing going on. Health fair. The raim seem to have ceased now, and land is being ploughed for rabi. Prospects continue favourable, and sickness is on the decrease.					
Bareilly (" ")	Nil	Tahsildars report crops good everywhere. Cholera still rather bad. Weather better than should be at this season.					
Ballia (" 19th)	S'ight rain	Rabi sowings commenced in some places; sugarcane has slightly suffered from excessive rain, prospects generally good. Fever continues; public health otherwise good.					
Kumaon (, 19th)	Nil	Weather fine. Kharif crops not entirely cut; rabi operations commenced. Some mahamari cases in pargana Danpur. Cattle-disease decreasing. Prices falling slowly.					
Agra (" 18th) :	Nil	Kharif being harvested and rabi sowings going on. Prices steady. Fever somewhat prevalent.					
Jhansi ("")	Nil	Weather occasionally cloudy. Weeding of kharif going on; rabi sowing commenced in places. Cattle-disease continues.					
Meerut (" 19th)"	Nil	Prices almost steady. Easterly wind. Khurif harvest in full swing; wheat sowings commenced; gram and peas near's finished; cotton being picked, outturn good; outturn of indigo much above last year's. Prices of wheat show slight upward tendency. Fever still prevalent. General Remarks.—Rain has fallen in six of the reporting districts					
		during the week. Prospects are favourable. Rabi sowings are continued. Supplies ample and prices are generally steady. Some cases of mahamari in pargana Danpur in Kumaon, where cattle-disease is on the decrease; cholera rather bad in Bareilly; fever continues in a few districts, otherwise public health is generally good.					

Nil Nil Health fair. Prices fluctuating. Prospects of kharif good. Health good. Prices stationary. Rain very much needed for rabi sowings.

Presidency or Province and District.	Rainfall for week under report.	State of agricultural prospects.						
Punjab-contd.								
Umballa	Nil	Health fair. Prices of wheat and gram rising, of other food- grains stationary. Kharif harvesting nearly completed; gram						
Jullundur	Nil	sowing in progress; land being prepared for wheat sowing. Health good. Prices stationary. Kharif crops being reaped; prospects good; ploughing and sowing for rabi in progress.						
Amritsar Sialkot	Nil Nil	Health good. Prices stationary. Health good. Prices stationary. Kharif crops have ripened;						
Ferozepore	Nil	rabi sowing in progress. Health good. Prices rising. Rain wanted for rabi sowings.						
Lahore Mooltan	Nil Nil	Health good. Prices stationary. Health good. Prices stationary. Prospects of kharif average; rabi sowing in progress.						
Rawalpindi Shahpur	Nil Nil	Health good. Prices stationary. Prospects of kharif average. Health good. Prices rising. Kharif crops suffering for want of rain; rabi sowings commenced.						
Dera Ismail Khan . Peshawar	Nil Nil	Health good. Prices stationary. Rabi sowings commenced. A few cases of small-pox. Price of wheat rising, of other food-grains stationary. Rain much wanted for rabi sowings. General Remarks.—No rain during the week. A few cases of small-pox in the Peshawar district, otherwise the health is generally good. Prices rising in the Ferozepore and Shahpur districts and partially so in the Umballa and Peshawar districts, elsewhere they are stationary. Kharif being harvested. Rain wanted for rabi sowings, which are in progress.						
Central Provinces— (Oct. 20th)								
Nagpur		Weather showery. Crops in good condition; sowings somewhat hindered by rain. Fever prevalent. Prices steady.						
Jubbulpore	1.20	Unseasonable rain. Sowings retarded; damage apprehended to seed sown on lower ground. Health fair. Prices steady.						
Saugor (Oct. 19th)		Weather cloudy and showery. Cotton and rice likely to suffer from more rain; kharif crops very favourable. Fever prevalent.						
Seoni	· 5 9	Weather cloudy and hot. Slight damage to wheat sown but not germinated. Fever prevalent. Prices steady.						
Bilaspur	Mungeli and Bilaspur no rain; Seorina- rain, 24.	Except for clouds and anxiety to sow early, rabi prospects good						
Hoshangabad .	Nil	Rabi sowings stopped on account of rain. Health good. Prices stationary.						
Khandwa .	•16	Weather cloudy and close. Prospects favourable. Rabi sowings commenced. Slight cholera. Prices unchanged.						
Raipur		Weather cloudy, but seasonable. Existing rice and other crops good; rabi sowings progressing. Fever prevalent. Prices stationary.						
Sambalpur (Oct. 16th)	•76	Weather clear. Rain very beneficial to rice; cotton, pulse and oil seeds good. Health good. Prices falling. General Remarks. The weather has been generally rainy and rabi sowings have been retarded in some places, but rice has been benefited. Prospects on the whole favourable. Prices steady or falling.						
Lower Burma— (Oct. 20th)								
Akyab (Oct. 16th)	Nil	Public health good. Slight cattle-disease in one township. Crops healthy.						
Bassein	9.93; total rainfall 88:44.	Public health good. One fatal case of cholera in town; cattle healthy. Transplanting finished; plants strong and healthy.						
Rangoon .	o.68; total rainfall gro4.	Public health and health of cattle good. Supplies of paddy considerable, but bad in quality.						
Amherst (Moulmein)	o·65; total rainfall	Public health and health of cattle good. Prospects of crops good.						
Tavoy .	4.13; total rainfall 206.02.	Public health and health of cattle good. General appearance of crops good.						
Pegu . (Oct. 9th)		Public health and health of cattle good.						
Do. (" 16th)	1.55; total rainfall	Public health good. Cattle-disease in one circle. Crops in good condition. Public health and health of cattle good.						
	8o*39.	Cholera in two townships. Cattle healthy. Crops are doing well.						
Prome (Oct. 9th)	27.61.	Cholera continues in two townships. Cattle healthy. Crops in						
. Do. (" 16th)	38.22. <i>Nil</i>	good condition. Public health and health of cattle good. General prospects of crops good. More rain is required for crops in one circle.						

Presidency and I	or Pr Distric		Rainfall for week under State of agricultural prospects.					
Lower Burn	u- ce	ontd.						
Thavetmay	o (0	ct. 9th		Public health and health of cattle good. Crops healthy.				
Do.	(., 16th		Public health and health of cattle good. Crops healthy.				
			36.21.	General Remarks.—A little cholera in three districts, otherwise public health satisfactory; slight cattle-di-case in several districts. Crops progressing well. More rain needed in part of Tounghoo district.				
Assam (Oct	. 2 0t	h)						
G a uhati		•	Nil	Weather seasonable; days hot, but nights and mornings cool. General health of the station tair; cholera reported from Barpeth and N dhari. Matikalai sowing commenced; prospects o crop good.				
Sylhet		•	. Nil	State and prospects frir; distress to some extent still prevalent in parts of ten districts.				
Cachar			. Nil	Weather very hot. Ploughing and sowing of winter crops progressing. Want of rain left. Common rice 131 seers per rupee. Health good.				
Dibrugath	,	•	. Nil	Days bo, nights cool. Land being prepared for mustard; prospe too vali crops good. Rain wanted. Tea season closing. Public health fair.				
Mysore an	_	Coors— L. 20th	A. Company of the com					
Bangaiore	•		The rain has been good in Slaveous, Kadur and Clina-droop, and in other	Pain wanted in Kolar. Crops in good condition; prospects of ear on taxourable. Public hearth generally good. Prices fluctuating.				
Mysore Mercara	٠.		parts lair. 	Real crops harvested. Prospects continue good. Prices slightly tasken.				
Berar and Hy		tnđ – t 2016)						
Amraoti Akola Hyderabad	• .	·	205 (Average 352; tetal ramali 3892)	Weather rainy; the fall during the week has been beneficial to the line, which is in good coording. Rabi sowing progressing. We all 22 and line of 25 seems per rupee. We there warm and subtry. Crop in good coording. Reinfalled week duringed rabi seemings and in some places the abi crops. Cholera and cattles bears provident in Assumagar talakt; tever and agric everywhere. Places wheat 14, coarse vice 11', white finari 21'2, yellow fuari 23'2, and the 14 seers per corrent sixta rupee.				
Central India	_			:				
Indore .	,0,	ct. 25th)	1 •	Weather cloudy and oppressive,				
Morar (Gw	li \	•	32'20. Nil	Prospects good.				
Necmuch				We after cost and warm. Prices stationary. Crops and public health good.				
Goona . Sutna .		•	'04 2'03	Health and prospects good. Weather clouds. Crops likely to suffer from rain.				
Agar . Schore .			Ni! Nil	Hearth and prospects good Weather clear. Health good. Rice much injured from want of				
Nowgong			. '50; total rainfall	ram, otherwise prospects good. Weather cloudy. Kharif prospects fair. Health fair. Prices 1 steady.				
Bhopawai (Sirda	rpur) .	30°55. total raintall 25°38	Weather cloudy. Health good. Prices of food-grains stationary.				
Rajputana -(C)ct. 2	oth)						
Abu	(Oc	i. 20th)	Nil	Heavy clouds occasionally; weather seasonable but warm. Fever very prevalent.				
Sirohi	("	1711.	Nit	Tanks fairly full; wells good. Health good. Crops nearly all cut, except til. Weather fine and warm.				
Marwar	("	16th)) Nil	Tanks full. Fever abating. Crops being harvested. Weather clear, warm and close; nights cool. Rabi sowings progressing. Prices stationary.				
Kherwara	(,	, 17th	Nil	Tanks and wells tull. Rabi sowings commenced. Health good. Price, steady. Weather hot.				
Pertabgarh	(,	, 10th)	.13	Tanks and wells decreasing daily. Health good. Prices fluctuating. Weather bot.				
Harowti	(,,	, ,,) Nil	Weather cloudy and windy. Juari crops injured by absence of rain. Health good.				
Jhallawar Kotah Ajmere	(,	, 16th) Nil	Than, being cut. Prices good. Weather seasonable. Preparations for rabi sowings progressing. Crops being cut. Rabi operations about to commence. Slight fever prevalent throughout district.				

SUPPLEMENT TO THE GAZETTE OF INDIA, OCTOBER 23, 1886.

Presidency and D	or Prov District.	ince	Rainfall for week under report.	State of agricultural prospects.					
Rajputana—co	ontd.								
Jeypore Kerowlee	(Oct.	19th) 16th)	Nil Nil	Moth crops seriously injured by want of rain. Small tanks dry; wells drying. Dhan crops, considerably damaged; moth and masina suffering; rabi cultivation commenced. Fever continues. Prices rising. Days hot; nights cool.					
Dholepore	("	13th).	Nil	Rabi sowings commenced. Tanks and wells drying. Health					
Ulwur Bikanir	("	19th) 10th)	Nil Nil	good. Prices steady. Days hot; nights cool. Fever less prevalent. <i>Kharij</i> being harvested. Prices steady. Tanks and wells low. Fever in five districts. Weather hot.					
Nepal—(Oct.	ıçth)								
Katmandu	(Oct.	1 6th)	•ინ	Rains apparently over. Prospects of rice fair. Weather fair and seasonable.					

C. J. LYALL,

Officiating Secretary to the Government of India.

SUPPLEMENT TO THE GAZETTE OF INDIA, OCTOBER 23, 1886.

GOVERNMENT OF INDIA.

PUBLIC WORKS DEPARTMENT.

RAILWAY TRAFFIC.

No. XXV of 1886-87.

APPROXIMATE STATEMENT OF GROSS RECEIPTS AND EXPENSES OF INDIAN RAILWAYS.

N.B.—As regards the figures in column "Total Receibts from 1st Abril to date," audited figures have been used, as far as possible.

		n length	RECRIF FOR WEEK F 26TH SEPT.	NDING	٠	RECEIF FOR WELK F 2,TH SEPT	NDING	LOTA RECEIFES IST APRIL (SUPL. 1)	FROM TO 20TH	Tota Receipts ist Apri 25th Sept.	FROM L TO	Total	1
atest Return received.	Railways.	Total mean open.	Total.	Per mile open.	Fotal 138431	Total.	Per nule open.	Total.	Per nale open per week.	Total.	Per mile open per neck.	Increase in 1880-87.	Dec 1St
	Lines worked by Unaranteed Companies.		Ks.	Rs.		.r%	R:	Rs.	R_{τ}	Rs,	R:,	Rs.	-
h September 1886 and October 1886 Ditto Ditto	Ondh and Rohilkhand Madras South Indian Geat Indian Peninsula Rombay, Buroda and Central India	861 654 1,497	\$6,756 1,68,638 \$5,784 6,32,800	i	63 53 63 63 64 66	68,214 1,68,40 90,304 5,39, 61	1.47 7' 1	27,07,773 \$1,70,614 11,43,1,07,	13‡ 4 1	32,12,20" 3 (631 23) (5,049 1,5 (70 4 1)	1°5 156 124 199	4,40,403 1,40,-77 3,08,603 12,38,043	
	Тотль.	461	12,16,646	5-7	461	1,86,000	4/3	10 - 13 - 170		67 (7,013	571	4.51,273	_
	State Lines worked by	4.01	12,003,040	,965 L	1,1-11	10,88,033	-"1	3,13,11,313	3000	3.10,20,70	311	35, 13,131	-
Ditto	Gravanic of Companic of Fast Indian Patna-Gya - Dalda nagar Ghazipur Sadia - Rajpitana-Malwa - Scuthern Mainatta - Indian Midland -	14515 37 12 75 1411 31	2 - 2 - 1 3 1 170	1 900 301 4 2 00 211 103	5,517 57 12 55 1,414 413 27	8,64,73° 200, 90 550 6, 6 2,7,700 3,000 2,713	511 57 87 197 114 67	1,24,71,676 2,21,71 1,21,71 1,21,71 2,171,3 4,24,422	7	2423094440 3464643 234742 377372 3744703 4744703	575 130 84 - 61 - 31 163 40	30,269 2,027 0,587 7,60,113 4,40130 49,570	1,5
	Тота	3.3 5	12,00,713		Ud 7	11.75,314	-30	2, 8, 10,040	-	3 5 7	37-	11,45,412	
	State Trues worked by Government.			!		,							
h September 1886 Ditto d October 1886 Ditto h September 1880 Ditto Ditto d October 1880 d October 1880 d	Pastern Bengal	233 27 240 37 2-0 240 45	34462 240 0 2006 7 1452 14,619 10,048 5,711		-31 -27 -249 -37 -249 -253 -45	23.102 040-4	45 2 5 45 45 46 44 415	18,04,010 3 (51) 8,75,015, 50 (0) 6,110 4,013 (1) 24-7,405	117 117 113 113 (4 165	22, 5,000 476,73 1143,5144 743,614 563,5704 343,414	38 10 11 11 11 27	4,02,454 5, 10 2,01, 150 1, 27,017 1, 23, 436 88,008	.i
Ditto 1 September 1850 1 October 1886 Ditto 1 September 1880 1 September 1880 Ditto	garh Burma Cherra-Companyganj North-Western Amutsar-Pathankot Bareilly-Palibhit Ducca Jorhat	149 3-7 1, 505 50 50 80 80	19.747 3 (334) 5.52,765 5.618 1.695 2.985 8 4		149 327 11 1,903 (6) 30	24	95 10 10 204 72 73 74	6,76,458 0,00,824 1,41,47,071 -1,47,070 3,48,41 47,426 17,471	139 13 87 13 87 14 87	h ₃ 2 ₁ 2 ₄ 6 to, ,), 0,1 ₃ 2 ₀ 1 ₅ 2 ₅ 3, 3 1 ₅ 2 ₆ 64 1 ₄ 1,7 0 1 ₅ 2 ₆ 69 18, 32	इत्राह्यक्त	29,-05 320 10,712 82,63,	17.3
	Total .	3,538	7,10,5=3	202	3,597	7,03,848	`'	5, 0,13,137	2.1	1, 4,71,000	.15		1,4
AND TOTAL (GUAR	ANTERD AND STATE) .	11,0.4	31,45,700	.8,	11,15	30.03.797	200	8,12, 1/12		5 35 769	36.11	40,93,424	<u> </u>
GROSS ESTIMATED EX	PFNSES							4,01,1 010	1 10	4,31,6%, 11	1(4)		Ī.
Ngt R								J. 1.3 a.0 0	1	0,11,70,1-5	1.7		9,4.
September 1886	A sisted Companies, Bengal-Central Rohilkhand-Kumaon Assain Bengal and North-	125 67 78	5,683 3,743 4,073	50 60	125 125 125 125	4,080 6,039	\$1 74 77	203,375 1,15,490 1,15,458	58	7,87,638 1, 3,3-4 1,08,003	ره د 8ء	23,6% 38,4%4 52,025	
Ditto	Western Tarakęssur	303	10,701 3,015	65 178	303	28,540 3,733	04 104	5,00,8°4 5,4,3°4	65 221	0,03,703 1,13,744	128 218	3,97,039	.
	· TOTAL .	505	37,115	62	505	53-364	90	12,04,391	71	17 1,34	113	5,11,951	
October 1886 . Ditto September 1886 . Ditto Octolor 1886 . Ditto	Native States. Bhavnagar-Gondal Jodhpore Niram's Mysore Rajjona-Patiala Morvi	193 64 121 140 10	13,241 3,550 19,008 8,247 825	60 55 157 59 52	103 04 2/8 140 10 24	12,718 4,780 3 '.766 8,493 1,047 322	66 75 158 61 66 13	4,05,016 80,428 5,77,101 2,02,730 10,297	100 50 180 57 47	4,07,003 -08, 18 6503,00 2,10,731 -27,700 -20,050		2,887 17,330 1,10,829 8,001 8,412 20,036	•
-	TOTAL .	534	44,871	84	045	60,126	93	13,73,102	100	17,47,577	94	1,74,415	

(a) Total receipts from 10th June to 25th September 1880.

SIMLA, be 20th October, 1886 FRED. FIREBRACE, Major, R.E.,
Under Secretary

The state of

Printed and published for the Government of India at the Government Central Branch Press. Simla.



The Gazette of India.

PUBLISHED BY AUTHORITY.

CALCUTTA, SATURDAY, OCTOBER 23, 1886.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART II.

Notifications by High Court, Comptroller General, &c.

GAZETTE OF INDIA.

NOTICE.

The 16th October 1886.

From the 13th November next, till further notice, the complete Gasette of India will be published at Calcutta. After the 6th November, all Notifications and other matter intended for publication in the Gasette, should be addressed to the Publisher, 8, Hastings Street, Calcutta.

Subscription ment per	annu	m.	•			15	0	0
_						5	8	0
Subscription	on for	Suppl	emen	t only		6	0	0
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For a sing	le copy	of th	e Gas	sette	•	0	8	O
Hor a sing	le conv	oi il	ie Sui	ppleme	nt		4	
Postage of	n singl	e cop	ies va	ries ac	core	ling	to	weight

Parts IV and V of the Gasette of India, containing the Acts and Bills of the Legislative Council, may be subscribed for separately from the other Parts of the Gazette. The annual subscription for the two Parts is R5 per annum, payable in advance. When sent by post, R2-8 per annum additional will be charged for postage.

By an order of Government, all subscriptions must be paid in advance.

Applications for the supply of the Gasette on the public service should be addressed to the Home Department.

Complaints regarding non-receipt of any number of the Gasetts should be forwarded within a week after the date on which it is due.

Attention is invited to the Circular Memo. of the Government of India, Home Department, of February 1870, directing that all Notifications or other matter intended for insertion in the Gazette of India should be delivered at the Publisher's Office not later than 2 P.M. on Friday afternoon, and that matter sent after that hour must be certified to be extremely urgent in order to ensure its appearance in the next day's Gazette.

Matter intended for publication in the Supplement should reach the Press not later than Thursday.

E. J. DEAN,

Publisher, Gasette of India.

TELEGRAPH DEPARTMENT.

NOTIFICATION.

Simla, the 18th October 1886.

No. 15.—Mr. T. R. G. Cadiz, Assistant Superintendent, 1st Grade, is allowed furlough on medical certificate, in extension, for nine months, under Section 53 of the Civil Leave Code, with effect from the forenoon of the 18th October 1886.

A. J. LEPPOC CAPPEL, Director General of Telegraphs in India.

Dates, Sammelaine and Tonnanner W. D. CRUICKSHANK,

of Covernment Fromissory Notes enfaced for payment of Interest in London, under deduction of amount re-transferred to India and outstanding in the Books of September 1886.

The state of the s															
	34 PER				4 PER CENT. LOANS	Loams				4§ PER C	PER CENT. LOANS		Į.		
E. IRTICULARS,	CERT. TRANSFER LOAN OF 1853-54.	Of 1832-33.	Of 1839-36.	Of 1842-43.	Of 1854-55.	Of 1854-55. Transfer of 1865.	Reduces 4 per cent. Loan of 1879.	Тотак.	Of 1870.	Of 1878.	TRANSFER LOAN OF 1879, 44 PER CENT. POR- TION.	Тотак,	LOAN OF 1879, SEVEN SHIL- LINGS PER CENT. PONTION.	S PER CENT. LOAN OF 1856-57.	GRAND TOTAL
Bulknce of 15th September 1886	54,100	13,80,587	27,42,100	2,23,28,800 91,92,000	91,92,000	2,64,24,200	2,29,33,300	8,50,00,987	44,37,000	74,53,000	9,95,43,500	11,14,33,500	1,33,800	32,200	19,66,54,587
Add-															,
Amount enfaced at Madras between 16th and 30th September 1886	:	i	3,400	36,800	6,200	12,600	23,000	82,000	:	18,000	000'f9	82,000	:		1,64,000
Amount enfaced at Bombay between 16th and 30th September 1886	:		2,000	35,000	1,500	3.64,000	11,000	4,13,500	:	31,000	2,13,000	2,44,000	:	:	6,57,500
Amount enfaced at Calcutta between 16th and 30th September 1886	:		:	46,800	:	37,100	11,500	95,400	,	25,000	8,85,100	9,10,100		`:	10,05,500
	24,100	13,80,587	27,47,500	2,24,47,400	001'66'16	2,68,37,900	2,29,78,800	8,55,91,887	44.37,000	75,27,000	10,07,05,600	11,26,69,600	1,33,800	32,200	19,84,81,587
Doduct-													•		•
Amount written off in the London Registers .	:	:	7,700	2,34,700	16,700	10,65,100	88,900	14,13,100	:	36,000	1,30,600	1,66,600	i	:	15,79,700
Balance on 30th September 1886	\$4,100	13,80,587	27,39,800	2,22,12,700 91,83,000	91,83,000	2,57,72,800	2,28,89,900	8,41,78,787 44,37,000	44,37,000	74,91,000	73,05,75,000	11,25,03,000	1,33,800	32,200	19,69,01,887
			Z	Nove Brown of the same of the same	te tilds to see	Injury 1986 and and	form India 4 at 1	and forms India a so. lathe as tennadesead forms I andes	from I made	140 000				·	

Norz.-From 9th June 1867 to 31st July 1886 enfaced from India 5,284 iskhs, re-transferred from London 4,703 lakhs. 4,740 lakbe. 5.351 lakhs, 4.740 e ::: " 16th .. to 31st ...
11 1st Sept. ,, to 15th Sept.

Batance against India

PUBLIC DEBT OFFICE, BANK OF BRKGAL;

Galantta, 14th October 1886.

Statement of Government Promissory Notes enfaced for payment of Interest in London, under deduction of amount re-transferred to India and outstanding in the Books of the 1866.

	1				4 PER CRNT, LOAMS	LOANS				4ª PER	4§ PER CENT. LOAMS				
PARTICULARS.	CENT. TRANSFER LOAN OF 1853-54.	Of 1832-33.	Of 1835-36.	Of 1842-43.	Of 1854-55.	Transfer of 1865.	Reduced 4 per cent Loan of 1879.	Total.	Of 1870.	Of 1878.	TRANSTER LOAN OF 1879, 44 PER CENT. POR- TION.	Total.	Loan or 1879, Seven Shilt- Lings fra Cent. Portion.	S PER CENT. Loan or 1856-57.	GRAND TOTAL
Balance of 30th September 1886	54,100	13,80,587	27,39,800	2,22,12,700 91,83,000	91,83,000	2,57,72,800	2,28,89,900	8,41,78,787	44,37,000	74,91,000	74,91,000 10,05,75,000	11,25,03,000	1,33,800	32,200	19,69,01,887
										•			•		
Amount enfaced at Madras between 1st and 15th Octo- ber 1886	:	:	:	:	:	:	:		:	:	:	:		i ·	:
. Amount enfaced at Bombay between 1st and 15th October 1886.	ı	:	:	i	:	i	i	:	:	, :	:	:	:	i	•
Amount enfaced at Calcutta between 1st and 15th October 1886.	:	•	•	000,1	:	1,500	:	3,500	:	18,000	002,00,1	1,87,700		:	1,90,100
	54,100	13,80,587	27,39,800	2,22,13,700 91,83,000	91,83,000	2,57,74,300	2,28,89,900	8,41,81,287	44,37,000	75,09,000	10,07.44,700	11,26,90,700	1,33,800	32,200	19,70,92,087
Deduct-															
Amount written off in the London Registers	:	:	:	1,000	:	1,000	:	2,000	:	:	:		:	:	2,000
Balance on 15th October 1886	54,100	13,80,587	!	27,39,800 2,22,12,700 91,83,000	91,83,000	2,57,73,300	2,28,89,900	8,41,79,287	44,37,000	75,09,000	10,07,44,700	11,26,90,700	1,33,800	32,200	19,70,90,087
			No	TE.—From 9th	om 9th June 1857 to 15th Aug., 16th Aug. 1886 to 31st ,,	1886 es	ced from India 5,2	staced from India 5,398 lakhs, re-transferred from London 4,714 lakhs,	erred from Lond	ion 4,714 lakhs.					

4,740 lakhs. o = 1 : 5,352 lakhs. 4,740

Balance against India

PUBLIC DEBT OFFICE, Bank of Brngal; Calcutta, 18th October 1886.

Depy. Secretary and Treasurer. W. D. CRUICKSHANK,

Statement of the Affairs of the Bank of Bengal for the week ending 19th October 1886.

LIABILITIES.	R	a.	p.	ASSETS.	R	a.	p.
Capital paid-up Reserve Fund Public Deposits at R a. p. Head Office 1,09,60,916 14 11 Public Deposits at Branches 1,46,55,184 8 1 Other Deposits at Head Office and	2,00,00,000 43,56,664 2,56,16,101 2,92,30,014 4,35,021 19,48,531	7 15	0 0	Government Securities Other authorized Investments Loans on Government and other authorized Securities Accounts of Credit on Government and other authorized Securities	51,38,892 57,03,995 1,06,94,850 90,19,313 2,07,07,792 10,49,612 1,721 11,29,129 9,080	4 13 12 1 13 2 10	11 10 8 11 6
				Sundries	7,69,927 5,42,24,315	ļ	10 7
				Cash and CurrencyNotes at Head Office . 1,20,28,445 11 2 Cash and CurrencyNotes at Branches . 1,53,34,472 5 10	2,73,62,918	1	0
Rupees .	8,15,87.233	12	7	Rupres .	8,15,87,233	12	7

By Order of the Directors,

BANK OF BRNGAL, Calcutta, 21st October 1886. J. GORDON, Chief Acett. & Dy. Secy. R. HARDIE,
Secretary & Treasurer.

Rate for Demand Loans 6 per cent, Percentage 47'8.

Statement of Silver Balance in the Calcutta Mint for the week ending 20th October 1886.

=		
Value of silver held in the Mint on account of the Currency De- partment on the evening of	R	R
the 13th October 1886 . Value of Government silver in the	14,94,728	
Mint on the same date .	4,47,958	19,42,686
ADD— Silver received by the Mint during the week on account of the Currency Department Ditto ditto Government		•••
New coin paid to Reserve Treasury during the week.		19,42,686
Petty items issued for miscella- neous purposes	1,196	1,196
Balance on the evening of the 20th October 1886		19,41,490
The Balance comprises— Silver held on account of the Currency Department Ditto ditto Government There is in addition awaiting	14,94,728 4,46,762	19,41,490
assay— Bullion belonging to Private Individuals Ditto ditto Government	2,66,6 95	2,66,695

J. SCULLY, Surgeon-Major,
In charge of the current duties of the Office of the
Master of the Mint.

*CALCUTTA MINT, The 21st October 1886.

AGENT TO THE GOVERNOR GENE-RAL FOR CENTRAL INDIA, P. W. D.

NOTIFICATION.—ESTABLISHMENT.

Indore, the 19th October 1886.

No. 3.—The Mhow Fort Division, which was formed as a separate Executive Division, vide Notification No. 9, dated 1st October 1884, has now been abolished, on completion of the Mhow Fort work, with effect from 1st October 1886.

By order,

C. S. THOMASON, Colonel, R.E.,

Secy. to Agent to Govr. Genl. for Central India.

AGENT TO THE GOVERNOR GENERAL, RAJPUTANA.

NOTIFICATIONS.

Abu, the 13th October 1886.

No. 2575 G.—First Class Hospital Assistant No. 88, Mahomed Fakur (1st), attached to the Erinpura Irregular Force, is granted sixty days' leave of absence on full pay, with effect from the 2nd October 1886.

No. 2576 G.—Second Class Hospital Assistant No. 354, Syud Sujjad Hossein; attached to the Deoli Irregular Force, is granted sixty days' leave of absence on full pay, with effect from 1st October 1886.

The 16th October 1886.

No. 2600 G.—Lieutenant-Colonel A. W. Roberts, Political Agent, Ulwar, availed himself on the forenoon of the 13th September 1886 of the privilege leave granted him in this Office Notification No. 2292 G., dated 10th September 1886, and returned from it on the forenoon of 9th October 1886.

No. 2602 G.—With the concurrence of the Government of the North-Western Provinces and Oudh, 3rd Class Hospital Assistant Moorut Lall, of the Rajputana Circle, and 1st Class Hospital Assistant Haseezoollah, of the North-Western Provinces and Oudh, are permitted to exchange provinces, with effect from the 2nd September 1886.

No. 2603 G.—With reference to this Office Notification No. 2602G., dated 16th October 1886, 1st Class Hospital Assistant Hafeezoollah took charge of the Charitable Dispensary at Abu on the afternoon of the 4th October 1886, from 2nd Class Hospital Assistant Jowala Pershad, who proceeded on fifteen days' privilege leave.

No. 2605 G.—Second Class Hospital Assistant Imdad Hossein, attached to the Residency Hospital at Oodeypore, held charge of the duties of the Residency Surgeon, Oodeypore, in addition to his own, from the 17th June to the 5th July 1886, both days inclusive.

No. 2606 G.—Second Class Hospital Assistant Luchmun Dass, attached to the Bikaneer Raj Dispensary, assumed charge of the duties of the Agency Surgeon, Bikaneer, in addition to his own, with effect from the forenoon of the 17th September 1886.

> By Order, S. NEWMARCH,

for 1st Asst. Agent to the Govr. Genl.

CHIEF COMMISSIONER OF AJMERE-MERWARA.

NOTIFICATIONS.

Abu, the 15th October 1886.

No. 1199-375 //.—The leave granted to Mr. F. L. Reid, Principal, Ajmere Government College, and Inspector of Schools, Ajmere-Merwara, by this Office Notification No 571-: 75 III., dated 30th August 1886, is converted to six months' leave on private affairs, with effect from 4th August 1886, under the provisions of Section 141, Chapter X, of the Civil Leave Code.

No. 1202-388.—In supersession of all previous Notifications on the subject, and in exercise of the powers conferred on him by Section 2, Clause b, of Ajmere Regulation II of 1877 (Land and Revenue), the Chief Commissioner of Ajmere-Merwara is pleased to appoint the Assistant Commissioners of Ajmere and Merwara for the time being to discharge the functions of a Collector under the said Regulation within their respective districts.

The Assistant Commissioner of Ajmere will, however, continue, until further orders, to exer-

cise for both districts the powers conferred on him in this Office Notification No. 1161-13611, dated 23rd October 1885, in respect of Excise.

By Order,

L. S. NEWMARCH.

for 1st Asst. Agent to the Govr. Genl., Kajputana.

DIRECTOR GENERAL OF RAILWAYS.

NOTIFICATION.—ESTABLISHMENT. Simla, the 14th October 1886.

No. 93.-Mr. R. C. Williams, Class IV of the Superior Revenue Establishment of State Railways, Traffic Department, has been granted by Her Majesty's Secretary of State a further extension of three months' leave on medical certificate in continuation of the leave notified in Director General's Notification No. 41 of 30th April 1886.

> F. S. STANTON, Colonel, R.E., Director General of Railways.

Report of a Deserter or Absentee without leave from the 2nd Battalion, The Liverpool Regiment of Infantry, dated at Camp Kailana, Chakrata, this 13th day of October 1886.

Number, Rank. and Name. At what Place Enlisted,—
-No. L'pool.—671, Pri- Thames Police Court. —No. L'pool.—671, Private William Gibbons.

Age,—26 years 7 months.

Height,—5 feet 5 inches.

Colour of—

Complexion, dark; Hair, Eyes, dark brown;

Date of Desertion or Absence—1st October 1886. Place of Descrtion or Absence,--Rest Camp, Allahabad.

Date of Enlistment,-12th February 1884.

Parish and County in which Born,—Bermondsey, London, Middlesex.

Place of residence for last 12 months before enlistment,-No record.

Marks,-Mole in front of chest.

Trade,-Labourer. Regimentals, or plain clothes,—Regimentals. REMARKS,—

Under 3 years' service.

C. II. NEWINGTON, Major, Comdg. Depot, and Battn., L'poul. Regt.

Report of a Deserter or Absentee without leave from the 2nd Battalion, The Liverpool Regiment of Infantry, dated ut Camp Kailana, Chakrata, this 13th day of October 1886.

Number, Rank, and Name, 1 At what Place Enlisted,-L'pool.—1058, Private George Fitch. Age,—19 years 11 months. Height,—5 feet 44 inches. Colour of—

Complexion, fresh; Hair, brown; Eyes, brown.

Date of Desertion or Absence,—1st October 1880.
Place of Desertion or Absence,-Rest Camp, Al- Regimentals, lahabad.

Date of Enlistment,-6th January 1885.

Reading

Parish and County in which Born,—Clewer, Wind--Clewer, sor, Berks.

Place of residence for last 12 months before enlistment,-No record.

Marks,-Star on left forearm.

Trade, - Tailor. plain clothes,-Regimentals.

REMARKS,-Under 2 years' service.

C. H. NEWINGTON, Major. Comdg. Depót, 2nd Battn., L'pool. Regt.

TREASURE TROVE.

POST OFFICE.

NOTICE.

It is hereby notified, under Section 5 of the Indian Treasure Trove Act, VI of 1878, that on or about October 1885, treasure, consisting of sovereigns, &c., was found in the debris of an out-house near the Perambur Barracks Road, in the village of Perambore, in the taluk and district of Madras, in the Presidency of Fort St. George. A part of the said treasure was under conversion by the finder into jewels at the time of the recovery of the treasure.

- 2. The following are the particulars of the treasure found and recovered:—
 - 10 Full sovereigns with loops attached.
 - 2 Thick pieces of gold of 21 pagodas weight.
 - I Small piece of gold 12 pagodas weight.
 - 2 Pieces of gold saradoo with a roll of wire attached to one of them of 12 h pagodas weight.
 - Ten-rupee Currency Note, No. B 88—25765 of Madras Circle, and 60 Rupees in cash.
- 3. All persons claiming the treasure, or any part thereof, are hereby required to appear personally or by agent before the Collector of Madras, at his office, on the Beach, on the 13th January 1887, in order to the matter being enquired into and determined in accordance with the provisions of the Act.

C. F. MACCARTIE,

Acting Collector.

MADRAS COLLECTOR'S OFFICE, The 13th August 1886.

NOTIFICATIONS.

Unclaimed Letters held in the Calcutta General Post
Office on 21st October 1886.

Besson, J. & Co. Brault & Co. Browne, James, Campbell, Mrs. Crepps, J. R. Gabbon, J. B.
Hazell, C.
Helm, F. A. & Co.
Helm, F. P.
Kenyon, E. A.

McGanagall, J. Nicotl, Francis. Thomson, C. H. Williams, P. Wiseman, T., & Co

Letters marked " Care of Post Office."

Ahmed, H. R.
Anderson, Mrs.
Anderson, Mrs.
Anderson, Mrs.
Baron of Warsdorf.
Baskett, A. H. S. S.
Basut, S. & Co.
Berrill, Charles D.
Bessie, Loues.
Beemanr, V.
Bole, S. L.
Bose, P. N.
Box, Esq.
Brown, S.
Butterwick, Miss.
Caws, Capt. A.
Chatterton, Jack.
Clark, R.
Creek, Col.
Curry, Miss Annle.
Daveshill, W. B.
Demp-ey, Dr. W.
Don, W.
Dowling, G. A.
D'Silva, T. H.
Dundas, P. A. C.
Duplus, MadamoliseleC
Easton, Percy H.
Evezord, Mrs. J.
D'Arey.
Fraser, Bernard.
Funks, S.
Glies, G. M.

Glazier, E. G., Mrs.
Gorman, D. A. O.
Grainger, R. H.
Greer, R. T.
Haisey, S.
Hegarty, Mass M.
Hill, Mrs. Amy.
Horne, James S.
Hughes, R. J.
Innes, F.
Johnson, H. M.
Jones, R. H. Wynn.
Jones, Tom.
Kelly, Lleut. F. H.
Knight, Mr.
Landaut, C.
Laye, Frank J.
Liovd, Chas.
Londor, A.
Lvnch, H.
Mackenzie, Alex,
Mann, G.
"Mary."
McCreery, James,
Medland, W.
Miley, Dr. W. K.
Monler, J. A.
Monro, H. T.
Morgan, W.
Mullan, H. M.
Mugrave, James,
Norman, Lucy.
Okeden, Herbert.

Office."

Piado, E.,
Pollock, John.
Protestant, G.
Reading. B.
Reid, W. A. M.
Reiphe, Capt. A. W.
Roberts, H. S.
Rochussey, S. E.
Sanpin, A.
Scottand, W. A.
Scott, J. D.
Senior, J. H.
Serra, P.
Simpson, Capt. J. M.
Smith, J. S.
Sim, R. B.
Spencer, Mrs. C.
Staunton, Mrs. R. S.
St. Aubyu, G. A.
Stern, Adalph.
Stevens, T.
Sugget, Thomas.
Touzel, C. J. C.
Travers, R. S.
Underwood, C. A.
Vere, Miss Clara
Virco, E. S.
Walker, P. C.
Voung, James,
Young, Miss Florence.

Registered Letters.
McKing, J.

must 1886

CURRENCY NOTES.

The following Currency Notes of the Government of India are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers. Any other person having these Notes in his possession, or claiming a right to them, is warned to communicate at once with the undersigned:—

Allahabad Circle.

NOTES WHOLLY LOST OR DESTROYED.

Regr. No. No. of Notes. Value. Name of Claimant.

**R

20 .. D 17—99740 . 50 Haji Abdul Ghaffar Imam
D 20—70887 . 100 Flahi, Fyzabad.

C. G. VANSITTART,

Asst. Accountant Genl.,
In charge of Paper Currency Office.

ALLAHABAD,

The 20th October 1886.

Madras Circle.

NOTE WHOLLY LOST OR DESTROYED.

 Regr. No.
 No. of Note,
 Value,
 Name of Claimant,

 28
 . B 93—60498
 . 100
 S. Venkatasaiyer, Salem.

H. S. GROVES,
Asst. Accountant Genl.,
In charge Paper Currency,

Fort St. George, The 14th October 1886.

Unclaimed Letters held in the Barrackpore Post Office on the 18th October 1886.

Arrakiel, M.
Crossman, J.
Chatterjee, Jadub
Chunder.
Campbell, Sir F. T.
Campbell, Col. J. C.
Cress. T.

Brown, J.

Douglas, S. R.
Downey, Mins.
Fry, Mrs.
Galloway, D.
Hendrickson, Charles,
Hogan, A.
Massyk, C. B.

Maxwell, W. B. Novel, Mr. Owen, M. S. Powell, C. W. C. Thomas, C. F. Zacheriah, H. C.

W. MERRETT,

Offg. Presidency Postmaster, Calcutta.

The 23rd October 1886. SEA AND FOREIGN MAILS.

Malis for	Date of closing at Calcutta,	Route by which despatched.
Egypt, Europe, America, Cape Colonies through United Kingdom	2886. 26th Oct,	Per P. & O. Str.
Ditto (Book Post and Pattern Packets) Ceylon, Straits Settlements, Netherlands India, Labuan, Bankok (Siam), Phillip-	25th	from Bombay. Ditto.
phine Islands, China and Japan	aoth "	Ditto. Ditto.
Australia, New Zealand and Tasmania . Madras and Colombo	aoth "	Per P. & O. Str.
Rangoon and Moulmein	27th ,,	Per Str. Bhun- dara.
. Rangoon	27th .,	Ditto Medina.
Port Blair vid Rangoon	27th 🔐	Ditto Bhundara.

N.B.—The letter-box will close at 7 r.m. precisely, after which hour Foreign letters, fully prepaid and bearing an extra postage-stamp of four (4) annas on each cover, will be received up to 7-30 r.m., except on Foreign shall day the letter box will close at 8-30 r.m. and late letters up to 9 r.m.

W. MERRETT,

Offg. Presidency Postmaster, Calcutta.

GOVERNMENT CINCHONA FEBRIFUGE.

This preparation is an efficient substitute for quinine, and can be purchased by Government officers for public and charitable purposes, and by any one taking twenty pounds at a time, from the Superintendent, Botanic Garden, Calcutta, for eash only, at the following rates—per four-ounce tin, R4-8; per eight-ounce tin, **R8-8**; per pound tin, **R16-8**. The general public can be supplied by the Superintendent, Botanic Garden, for cash only, at the undernoted rates-per four-ounce tin, \$25-8; per eight-ounce tin, R10-8; per pound tin, R20. This medicine is also sold by the principal European and Native druggists in Calcutta. Postage, eight annas per four and eight-ounce tins, and twelve annas per pound tin, in addition to the foregoing rates.

گورنمنٿ سنکونا فبري فيوج

يهة دوا كوئينائين كا موب قائم مقام هي اور كلكته كي ہوٹانکل کارتی یعنے کمپنی باغ کے سپرنٹنڈنٹ صاحب سے ہوایک مازم سرکاری واسطے سرکاری کام اور خیرات کے اور سواے اونکے جو کوئی ایک مشت بیس پُوند خرید لینے ہے بقیمت ثقد نرے ذیل خوید کرسکتے هیں یعنے نرے چار ارنس کے تھی کا ہآر روپید آٹھد آند ; آٹھد اونس کے ٹین ؔ کا آٹھد روپید آٹھد آند ; ایک پرنڈ کے ثین کا سولہ روپیہ آٹھہ آٹھ '

اور موامالناس بوثانكل كارتن يعنے كمپني باغ كے سپرنٹنڈنگ صاحب سے بقیمت نقد حسب ترنے دیا عرید كوسكتے هيں يمنے نبے جار اونس ثهن كا پانچ روپيد آئدة أند ; آٹھہ ارنس کے ٹیس کا دس روپیہ آٹھہ آنہ ; ایک پرنڈ کے ٹیس کا

یہہ دوا کلکتہ کے بڑے بڑے راایتی اور دیسی دوا خاتونمیں بکتی عی ماسواے قیمت مذکورةً بالا کے معصول قاک جاو ارر آٹھہ ارنس کے ٹین کا آٹھہ آند ; اور ایک پوئٹم کے ٿين کا ٻارھ آنھ '

CRYSTALLYNE CINCHONA FEBRIFUGE.

A new and improved preparation made at the Government Factory from Red Cinchona Bark. This is a more perfect substitute for Quinine than the ordinary uncrystallized Febrifuge. It can be purchased by Government officers for public and charitable purposes, and by any one taking twenty pounds and upwards at a time, from the Superintendent, Royal Botanic Garden, Seebpore, near Calcutta, for cash only, at the following rates: per four-ounce tin, R6-8; per eight-aunce tin, R12-8; per pound tin, R24. The general public can be supplied by the Superintendent, Royal Botanic Garden, for cash

only, at the undernoted rates: per four-ounce tin, R8-8; per eight-ounce tin, R16-8; per pound tin, R32. This medicine is also sold by the principal European and Native druggists in Calcutta. Postage, four annas per four-ounce tin, eight annas per eight-ounce tin, and twelve annas per pound tin, in addition to the foregoing

كرستلبن سنكونا دوائي بخار

لال ستكونا بارک كي ايک نگي اور عمده دوا گورنمٺٿ فاکٹري مين تيار هوئي هي معمولي آب صاف کي هوئي درائي اخار سے کونین کے لئے یہہ بہت خوب قایم مقام **ھی** اور یب پور منصل کلکته کے بوٹائکل کاردن یعنی کمپنی باغ ک سپرنتندنت صاحب سے هر ایک ملازم سرکاری کام اور خیرات عُ لَكُ اور وا لوك جو ايك مشت ابيس پُوند لين أنقد اس ہار سے خرید سکتے هیں یعنے چار آرنس کے ٹین کا چهه ررپیه آئهہ آنہ ; آٹهه آرنس کے تین کا بارہ رزیبه آٹهه آنه ; اور ایک پُوند

اور عام لوگوں کو بوٹائکل کارةن یعنے کیپنی باغ ک سپرنٹنڈنٹ صاحب سے نقد اس بھار پر مل سکتا ھی یعنے چار اً رئس ٹین کا آئمہ روپیه آئمه آنه ; آئمه اُرنس کی ٹین کا **آ**سوله رَرِپیه آنهه آنه اور ایک پوند ثین کا بتیس ۳۳ ررپیه یهه در بارہ آنہ علاوہ اوپر لکھے ہوئے نونے کے ہی ؟

METEOROLOGICAL PUBLICATIONS FOR SALE.

At the Meteorological Office, No. 5, Russell Street; also at Messrs. Thacker, Spink & Co., at the prices specified below:-

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Rainfall Chart of India showing the average annual distri-bution of rainfall (in colours). 8a.

Rainfall Map of India (in two sheets, scale 64 miles to one inch), showing the annual distribution of rainfall (in colours). &3.

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HENRY F. BLANFORD.

Meteorological Reporter to the Government of India.

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PUBLISHED UNDER AUTHORITY.

PUBLISHED UNDER AUTHORITY.

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The Calcutta Series is distributed by the Bengal Secretariat, the

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ersons desiring to subscribe for, or purchase, the Report should apply to—
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Orders and subscriptions for 1885 should be at once remitted.

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twelve,	٠.	•••	٠.,	· .		41-	antion of	changir

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GOVERNMENT OF INDIA. DEPARTMENT OF FINANCE AND COMMERCE.

REPORT ON THE OPERATIONS OF THE CURRENCY DEPARTMENT FOR THE YEAR 1885-86.

No. 222, dated Calcutta, the 18th October 1886. From-The Officiating Head Commissioner of Paper Currency, Calcutta. To-The Secretary to the Government of India, Department of Finance and Commerce.

I have the honour to submit the report upon the operations of the Currency Department for the year 1885-86.

Arrangements of Subjects.

PARAS.

- 2. OFFICERS IN CHARGE.
- 3. ACCOUNTS AND AUDIT.
- 4. CIRCULATION.
- 12. ANALYSIS OF CIRCULATION.
- 13. THE RESERVE-
- The Investment.
- 15. The Investment.16. Profits of Circulation.

TRANSACTIONS WITH THE PUBLIC-

- 17. Issue and Receipt of Notes.
 20. Encashment of Foreign Notes.
 24. Issue and Receipt of Coin.
- 25. State of the Coinage.
- 29. Exchange of small coin. 30. Receipts and Coinage of Bullion.
 33. Transactions at Agencies.
 35. CLAIMS ON LOST NOTES.

PARAS.

- 36. FRAUD AND FORGERY.
- 38. REMITTANCES OF SILVER.
- 40. TREASURY STATISTICS.

Prescribed Statements.

- I.—Statistics of Circulation during 1885-86. II.—Statement of Notes issued, received and No.
 - cancelled.
 - Statement of Receipts and Expenditure.

 Classification of Treasuries according to encashment of Notes.
- V.—Statistics of Treasury and other Balances, on December 31st, 1885.

Other Statements.

- No. VI.—Issues and Receipts of Home Notes. ,, VII.—Issues and Receipts of Coin.
- "VII.—Issues and Receipts of Com. "VIII.—Value of Notes in circulation from 1862. "IX.—Details of ditto ditto 1874.

OFFICERS IN CHARGE.

2. Except for the first six days of the year Mr. E. Gay acted as Head Commissioner. In Madras, Mr. H. F. Clogstoun was Commissioner. In Bombay, Mr. T. W. Rawlins was Commissioner, and in Rangoon Mr. W. Wells, except for the period 1st April to 24th June 1885, when Mr. W. D. F. Cowley officiated.

ACCOUNTS AND AUDIT.

3. The monthly audit of the accounts has been duly reported for each office to the Comptroller General, and the following special audits have also been made:—

Accoun	ıts of		Auditing	Officer.		Date of report.	Period under audit.
Calcutta	•	•	Deputy Aud	litor Gene	3-	14th April 1886 .	1st April 1885 to 31st March 1886.
Allahabad	•	•	Ditto	ditto	•	December 1885 .	April 1882 to November 1885.
Madras	•	•	Ditto	ditto	•	6th February 1886	1st April 1884 to 31st March 1885.
Rangoon	•	•	Ditto	ditto	•	7th November 1885	1st April 1884 to 31st March 1885.
Bombay	•	•	Ditto	ditto	•		1884-85 and 1885-86.

CIRCULATION.

4. The following figures show the state of the net circulation:-

			Gross Circulation.	Retired by other Officers.	Net Circulation.
1st April 1885	•	•	. 14,94,58,675	36,89,635	14.57,69,040
31st March 1886	•	•	. 14,49,39,940	32,07,215	14,17,32,725

As explained in previous reports, a note is in "Gross Circulation" when it is not yet returned to the original office of issue; but if it has meantime been paid off by another office of issue, and is held by it pending return to the original office of issue, then it has ceased to be in "Net Circulation," though it is still part of the "Gross Circulation."

5. The details of the net circulation of March 31st, 1886, are as follow:—

			Number	OF NOTES	FOR RUPE	ES.			ļ	OTAL.
				go	100	500	2,000	10,000	Pieces.	Value,
										R
Calcutta .	287,395	1,503,517	66,145	50,737	119,210	13,826	16.825		2,057,953	5,89,70,895
Allahabad	13,616	27,999	16,876	15,026	16,951	1,708	2,542	4	94,722	65,67,990
Lahors .	10,768	46,246	22,897	15,226	18,758	3.488	2,198	29	119,610	78,43,340
Bombay .	169,930	560,791	104,513	6 0,651	68,874	5 ,24 2	12.164	1,024	983,189	4,34,92,770
Kurrachee	3,904	26,443	8.770	3,576	5,560	532	1,165	265	50,215	52,75.150
Madras .	36,138	73,590	31,507	24,673	78,842	3,747	1,483	303	250,283	1,70.51,080
Callent .	8,688	6,371	3,313	2.535	4,676	116	54	8	25,761	9,59,760
Rangoon .	5,554	7,710	2,476	2,321	3,728	301	218	56	22,364	15,71,740
Total for 31st March 1886	535,993	2.252.687	256,497	174.745	316,599	28,960		1.987	3,804,097	14.17.32.725
TOTAL FOR SIST MARCH 1885	•	2.143,262	266,420	176,183	309,870	28,489	41,760	2,012	3,525,500	14,57,69,040
TOTAL FOR 31ST MARCH 1884	532,506	2,010,682	249,265	167,931	279,767	25,815	34,090	1,044	3,301,702	12,75,65,410

The figures under Bombay include the outstanding circulation of the abolished Sub-Circles of Nagpur and Akola.

6. There is on the whole a falling-off in circulation of about 50 lakhs; the fluctuations in the lower denominations are not important; the increase of ten rupee notes more than balances the decrease of fives and twenties, showing that though little change has taken place in the use of notes for current circulation there is a small improvement, but there is a decrease of more than 50 lakhs in the notes of R1,000, which are chiefly used by Banks and others as convenient for

reserve balances, the decrease here is probably due to the economy of balances made imperative by a gradually falling exchange.

7. From these figures it will be found that the average value of each Note in circulation on the last day of the year, compared with the past two years, was—

		1883-84.	1884-85.	1885-86.			1883-84.	1884-85	. 1885-86
Calcutta Circle		30	3 2	2 8	Kurrachee Circle	•	61	84	105
Allahabad "	•	60	67	69	Madras "	•	63	58	62
Lahore "	•	73	69	65	Calicut "	•	32	33	37
Bombay ,	•	41	47	44	Rangoon "	•	167	102	70

The average value, which decreased in the larger circles, rose considerably in Kurrachee. This is due to the ten thousand-rupee Notes of that circle being much in excess of last year's figures.

8. The variations in the net circulation of each circle are shown in the following table, omitting 000:—

Last day of	Calcutta.	Allaha- bad.	Lahore.	Bombay.	Kurra- chec.	Madras.	Calicut.	Rangoon.	TOTAL.
	R	R	R	R	R	R	R	k	R
March 1885	652.26	62.12	82.64	554:24	41.00	143'43	7.79	13.58	14,57.69
April "	568·o6	5 0·98	75.89	397.84	46.74	134.75	7.92	19.60	13,01.78
May "	562.02	52.20	75.46	453.85	42.00	144.59	8.26	15.11	13,53.79
June "	572.22	63.86	77:26	565.36	43.20	137.78	12.48	13.83	14,86.29
July "	608-14	60.06	76.97	499.65	43.04	131.85	15.89	14'75	14,50.35
August "	603'43	51.02	73.07	497.73	46.59	123.38	50.00	25.49	14,36.40
September "	640.04	58.07	74·6o	563.02	49'09	118.13	17.76	33.16	15,54.80
October "	643'13	59:32	74:33	545.61	48.89	130.42	14.43	54.01	15,71.34
November "	657:90	56·8o	8 0°03	534.21	43'95	118.23	14.07	5 7 '95	15,63.74
December "	605.13	60.40	79.24	524.76	46.04	138.45	9.88	54.59	15,19.68
January 1886	631.99	68-87	80.92	513.42	45.63	154.18	6. 01	36.19	15,41'14
February "	593:40	73.12	8 o·85	458.00	43.58	186-63	9.26	10.43	14,55'57
March "	589-71	65.68	78.43	434'93	52.75	170.21	9:59	15.43	14,17'32
Average of last 12 figures .	боб:34	6 0·16	77:28	499.06	46.01	140.14	13.15	29.31	14,71:02
" of 1884-85 .	657:3	75'99	87:32	444'12	30.00	133'49	12.20	20.26	14,62'40
" of 1883-84 .	613.63	69.21	7 6·70	390.14	29.99	139'22	10'44	10.03	13,38.69

9. On these the following remarks are offered:-

First, for Calcutta I show for the last three years the figures of the net circulation (in lakes of rupees), excluding the Reserve Treasury of Government—

Last day of		1883-84.	1884-85.	1885-86.	Last day of		1883-84.	1884-85.	1885 -86.
April .		576	506	562	October		539	603	610
May .	•	574	496	548	November		575	621	627
June .	•	548	490	572	December	•	555	607	59 9
July .	•	569	497	605	January	•	552	573	62 2
August.	•	547	548	579	February	•	536	594	593
September	•	520	545	628	March	•	552	633	582

These figures almost throughout this year have been larger than last year. As usual, there was considerable fluctuation during the shipping season, but nothing to call for any special remark.

10. The same figures for Bombay and Madras are:-

						BOMBAY.		Madras.			
	Монтив.				t883-84.	1884-85.	1885-86.	1883-84.	1884-85.	1885-86.	
					R	R	. R	R	R	R	
April .	•	•	•		330	324	377	130	120	131	
May .	•	•	•	•	334	342	419	121	116	113	
June .	•	•	•	•	311	349	448	111	118	111	
July .	•	•	•	•	338	. 408	451	106	111	112	
August .	•	•	•	•	331	408	450	106	112	116	
September	•	•	•	•	351	404	480	106	118	113	
October	•	•	•	•	373	427	500	110	122	118	
November	•	•	•	•	381	482	521	108	130	118	
December	•	•	•	•	344	466	510	116	127	138	
January	•	•	•	•	316	412	441	117 .	125	144	
February	•	•	•	•	319	3 98.	377	122	125	148	
March .	•	•	•	•	332	445	403	118	136	140	

The circulation at Bombay, which had been increasing during the first 9 months of the year, fell off considerably in the last three, and was at the end 40 lakhs below 1885; this is, however, not an unusually large fluctuation, and probably arose from trade demand for silver. The Madras circulation was on the whole above that of last year.

11. The following figures show (in lakes and thousands) the "Gross circulation" in the Presidency Circles, of Notes not exceeding R 100 each. It will be seen that in these lower denominations the circulation is well maintained:—

						1884-85.		1885-86.			
	Last day of				Calcutta. Bombay. Madras.		Madras.	Calcutta.	Bombay.	Madras.	
					R	R	R	R	R	R.	
April May June July August September October November December January February March	•			•	296.00 289.32 287.02 285.86 288.22 314.18 299.78 298.56 307.09 318.62 321.68 325.46	172.84 174.69 170.89 175.74 176.67 182.40 186.36 182.16 184.24 176.27 179.68 188.04	85.54 82.55 80.98 79.67 80.74 81.28 81.93 84.33 91.94 92.74 98.21	316.97 302.84 289.91 289.39 294.61 295.27 304.24 302.67 310.36 324.73 324.44 324.99	192.46 192.54 185.15 187.64 189.72 190.84 192.46 195.07 196.65 189.75 187.93 185.98	96.88 83.54 79.21 75.20 75.78 79.42 84.97 88.39 96.29 100.71 109.25	

ANALYSIS OF CIRCULATION.

12. As explained last year a system of record is now introduced by which it will be possible hereafter to verify the outstanding balance of the circulation account with the details obtained from the issue registers, the system is based on that adopted at the Bank of England, and it will remove a great defect of our previous system of record. Its extension to past years is a work of much labour and is not yet completed.

THE RESERVE.

13. The value held against the net circulation upon 31st March 1886 was as follows:—.

SILVER COIN-										
					R	a.	p.	R	a.	p.
At Calcutta	•	•	•	•	1,07,38,078	2	1			•
"Allahabad	•	•	•	•	54,15,125	0	0			
" Lahore	•	•	•	•	56,9 2,70 0	0	0			
" Bombay		•	•	•	2,84,15,537	8	8			
" Kurrachee	•	•	•	•	57,09,485		0			
" Madras	•	•	•	•	1,39,66,935	0	0	•		
" Calicut	•	•	•	•	6,95 ,465	0	0			
,, Rangoon	•	•	•	•	18, 18,305	0	0	_		
SMALL SILVER	COIN	1—						7,24,51,630	10	9
At Bombay	•	•	•	•	1,50,000	0	0			
"Kurrachee	•	•	•	•	29,700	0	0			
" Madras	•	•	•	•	4,00,000	0	0			
SILVER BULLION	_			-				5,79,700	0	0
At Calcutta	•	•	•	•	8,01,586	13	11			
"Bombay	•	•	•	•	79,04,807	7	4			
			_					87,06,394	5	3
Invested in Go	veri	nment	Secur	ities	•	•	•	5,99,95,000	0	0
TOTAL AGREE	NG	WITH	THE I	NET	CIRCULATIO	N	•	14,17,32,725	0	0

As usual, the receipts of Bullion for coinage were largest at Bombay, and towards the close of the year the amount expected was so considerable that it was thought desirable to transfer 51 lakhs for coinage in Calcutta; this transfer was not, however, completed until after the expiration of the year under review.

14. The half-yearly verifications of the Currency balances were held as follows:—

		IS	t half.		2nd half	f.
CALCUTTA		. Sept.	30, 1885	•	. April 1, 1	886
Allahabad	•	. "	30, ,,	•	. March 31,	••
Lahore	•	٠ ,,	3 ⁰ , ,,	•	. " 31,	"
BOMBAY	•	• ,,	30, ,,	•	· " 31,	"
Kurrachee	•	• ,,	30, "	•	. " 31,	,,
MADRAS	•	• ,,	30, "	•		,,
Calicut	•	. Jany.	15, 1886	•	. April 1, 1	886
RANGOON			30, "	•	March 31.	••

The balances of the last working day of each half-year were verified in accordance with the orders issued on the subject. The delay in the verification of Calicut Currency balances is due to the Local Government not having communicated to the Collector of Malabar, as usual, their order appointing an officer for that purpose.

Investments.

15. No alteration has been made since the last report in the amount of the invested reserve, which is held in book debt certificates as below—

									R
No.	59 of	4 per ce	nt. loan of	1842-43	•	•	•	•	5,00,00,000
"	72	"	2)	"	•	•	•	•	1,00,00,000
"	115	,,	"	"	•	•	•	•	20,21,700
,,	166 of	i 4½ per c	ent. loan (Transfer)	, 187	79	•	•	5,00,000
								-	6.25.21.700

Taking the two loans together, the average rate is 95.96 per cent.

16. Its book value, i.e., the actual price at which it was purchased, has been reduced from R5,99,97,500 at which it was taken last year, to R5,99,95,000,

	Nominal \	/aluc.	Book	Value,	
	4°/•	410%	4°/0	41°/.	
1st April 1885.—Balance .	R 6,20,21, 700	R 5,00,000	5,94,90,029-0-4	£ 5,07,470 15	8
Deduct— A year's interest @ ½°/o on 4½°/o securities to reduce cost of its purchase, vide letter No. 1885 of 17th December 1883.				2,500 0	0
31st March 1886.—Balance .	6,20,21,700	5,00,000	;,94,90,029-0-4	5,04,970 15	8
	Net Book V	alue .	5,99,95,00	oo o o	

PROFITS OF CIRCULATION.

The interest realised on the above-stated nominal value for the year was

On 4°/0 paper of the loan of 1842-43 for	R . 6,20,21,700 =	£ 24,80,868
,, 4½°/ ₀ ,, 1879 ,,	. 5,00,000 =	22,500
Deduct-		25,03,368
The $\frac{1}{2}$ % interest taken as above		2,500
Balance		25,00,868

TRANSACTIONS WITH THE PUBLIC.

Issue and Receipt of Notes.

17. The following are the gross statistics of the year, the details by circle being shown in Statement VI:-

R

					*	K
Gross circulation, 1st April 188	35 •	•	•			14,94,58,675
Issues—						
a. Over the counter.	•	•	•	70,40	,68,216	
b. At Agencies	•	•	•	44	,63,715	,
c. In remittance transactions	•	•	•	5,24	,93,805	•
			-			76,10,25,730
			To	FAL	•	91,04,84,405
RECEIPTS-				L.		
d. Over the counter	•	•		55, 19	95,940	•
e. At Agencies	•	•	•	16	85.090	
f. From Currency Circles .	•	•	•	5,41,	94,765	
g. In remittance transactions	•	•	•	15,76,	68,670	ı
			-	·····		76,55,44,465
Balance, being gross circulation	on, M	larch 3	ıst,	1886	-	
(vide paragraph 4) .	•	•	•	•	•	14,49,39,940

EXPLANATIONS.

- and d.—These are the ordinary issues and receipts in exchange for other notes or for coin.
- b and e.—These are exchange transactions with treasuries, as the Agencies do not deal directly with the public, but only enable the treasuries to do so to a greater extent than would otherwise be the case.
- f.—This figure represents notes cashed at other currency circles from March 16th, 1885, to March 15th, 1886, and returned during the year under report to the circles to which they belong.
- e and g.—These remittances are for the most part payments and receipts of one currency office, in consideration of receipts or payments at another.

								Issues.	Receipts.
								R	R
	(Сом	PARIS	ON.					
1885-86		•		•	•	•	•	76,10,25,730	7 6,55,44,465
1884-85	•	•	•	•	•	•	•	73,99,22,010	72,12,80,855
1883-84		•	•	•	•	•	•	67,02,69,925	68,93,02,0 90
1882-83		•	•	•	•	•	•	73,71,65,755	73,16,24,485

18. The aggregate issues and receipts of the several denominations of notes at both offices of issue and Agencies during the year, were as follow:—

					Total.							
			5	10	20	50	100	500	1,600	10,000	Number.	Value.
												R
issues .		•	870,718	3,645,022	503,021	371,862	824,854	127,758	236,404	30,880	6,610,519	76,10,25,730
Receipts .			892,263	3,534,988	513,061	373,551	817,400	127,525	241,582	30,971	6,531,341	76,55,44,46
More issues		•		110,034			7.454	233		***	117.721	19,62,240
More receipts	•		21,545		10,040	1,689			5,178	91	38,543	64,80,975
			'		'			Net	DECREASE	or Circu	LATION .	45,18,786

19. The average number of Notes that passed over the counters at each Head Office on each working day during the past three years, and the daily average of cancellations, may be shown thus—

			N	otes cashed	i.		Notes issued	l	Notes cancelled.		
			1883-84.	188 4-8 5.	1885 -86.	1883-84.	1884-85.	1885-86.	1883-84.	1884-85.	1885-86.
At Calcutta			13,480	12.812	11,807	14.116	13,547	12,545	9,667	10,091	9,466
" Bombay	•	•	5,311	5 395	5,900	5 ,6 68	0,028	6,313	3.271	3,967	3,654
, Madras	•		2,157	2.320	2,403	2,170	2,427	2.421	1,848	1,996	1,716
" Rangoon			84	105	151	157	133	203	6	24	63

ENCASHMENT OF FOREIGN NOTES.

20. The following is the foreign note account of the circles in aggregate:-

				R	R
Balance held on April 1st	•	•	•	•••	36,89,635
Received over the counter	•	•	•	5,30,22,295	
From other circles .	•	•	•	73,17,175	
At Agencies	•	•	•	15,980	£
					6,03,55,450
			,	TOTAL .	6,40,45,085
Remitted to circles concerned	•	•	•	100	6,08,37,870
Balance on March 31st .	•	•	•	•••	32,07,215
				TOTAL .	6,40,45,085

1404 SUPPLEMENT TO THE GAZETTE OF INDIA, OCTOBER 23, 1886.

21. The following statement shows the statistics of the encashment of foreign circle notes, giving for the year an aggregate total, as just mentioned, of R5,30,22,295:—

Statement of	Foreign	Circle	Notes	cached	during	he year	1885-86.
Statement U	1.117 615 12	C 87 6 6 E	110162	casnea	uuring i	ne yeur	1003-00.

CASHED BY	Calcutta.	Allahabad.	Lahore.	Bombay.	Akola,	Nag- pur.	Kur- rachee.	Madras.	Calicut.	Coco- nada,	Rangona	TOTAL.
		R	A	R	R	R	R	R	R	R	R	2
Calcutta .		33,63,445	58,41,705	1,67,86,665	170	1,015	2,23,050	15,41,510	28,475	630	12,06,995	2,89,93,660
Allahabad .	33,67,785	•••	4,19,445	4,88,205	520	185	21,650	4,12,130	4,820	40	1,245	47,16,025
Lahore .	20,03,240	5,35,560	•••	7,30,815	65	1,200	4,68,080	5,09,825	9,635	•••	1,065	42,59,465
Bombay .	94,02,8 15	11,17,400	20,32,280		•••		8.76,515	222,94,515	1,82,425	. 230	61,410	99,67,660
Kurrachee ,	885	130	920	28,975	•••			220	100	•••	,,,	31,230
Madras .	3,02,085	27,390	46,880	14,59,810	140	280	27,455		18,86,400	•••	43,135	37.93.545
Calicut .	5,175	530	820	5,68,520	5		6,580	6,68,765	***	110	140	12,50,615
Rangoon .	7,045	•••	780	1,120	•••		***	1,130	•••	***		10,075
									'			
					-							
	90,89,030	50,44,445	83,42,810	2,00,64,110	900	2,680	16,23,310	54,28,095	21,11,855	1,070	13,13,990	5,30,22,295

The letter (c) marks the cases in which the foreign Notes are legally encashable, i.e., shows the amounts of Sub-Circle Notes cashed by their respective Head Circle, aggregating R1,19,68,065.

22. The comparison for three years is as follows:-

				1883-84.	1884-85.	1885-86.
NOTES CASHED	AT-			R	R	R
Calcutta .	•	•	•	4,34,11,200	4,64,47,100	2,89,93,660
Allahabad	•	•	•	59,97,630	18,99,490	47,16,025
Lahore .	•	•	•	27,89,085	26,03,310	42,59,465
Bombay .	•	•	•	1,20,70,825	1,33,80,985	99,67,650
Kurrachee	•	•	•	1,32,635	31,215	31,230
Madras .	•	•	•	65,23,660	75,71,185	37,93,545
Calicut .	•	•	•	20,40,075	18,51,445	12,50,645
Rangoon .	•	•	•	300	1,41,070	10,075
				7,29,65,410	7,39,25,800	5,30,22,295

23. Of this, the amount of notes issued by each Sub-Circle and cashed under the requirements of the law at its Head Circle Office, was in—

	1883-84.	1884-85.	1885-8 6.
	R	R	R
Calcutta	2,21,82,940	2,28,15,540	92,05,150
Bombay	15,24,555	12,40,810	8,76,515
Madras	25,90,675	27,41,990	18,86,400
	2,62,98,170	2,67,98,340	1,19,68,065

ISSUE AND RECEIPT OF COIN.

24. The transactions in coin are as follows (for details by circles refer to Statement VII):—

,					Co	in.			Small	Coi	n.
					R		p.		R	a.	p
Balance, Apr	il 1st,	1885	•	•	6,87,42,076	3	I	8,	15,900	O	0
RECEIPTS-											
Over the cour	nter	•	•	•	16,18,38,305	0	O				
From small c	oin ac	count	•	•	10,67,100	0	0				
At Agencies	•	•	•		40,88,525	O	0				
In remittance	trans	action	ıs		9,73,47,826	5	6				
From treasu	ry on	acc	ount	of							
Mint certifi			•	•	1,79,50,297	7	11				
Interest to re	duce c	ost of	secui	ri-					•		
ties .	••	•	•	•	2,500	0	0	_			
From coin ac	count	•	•	•	•••••			8,	30,900	0	0
Тот	AL RE	ECEIPT	rs	•	28,22,94,553	13	5	8,	30,9no	0	0
TOTAL OF BALA	NCE A	nd Ri	ECEIPT	rs	35,10,36,630	0	6	·16,	46,800	0	0
Issues-				•			ستد			U	
Over the cour	ater	•	••		14,82,29,815	o	0				
At Agencies	•	•	•		. 13,09,900	0	0				
In remittance	trans	action	ıs		12,68,82,391	5	6				
For bullion as	nd for	melti	ng fe		13,31,993	_	3				
To small coin	accou	ınt	•		8,30,900	o	_				
To coin accou	int	•	•					10,	67,100	0	0
Т	OTAL	Issu	ES		27,85,84,999	5	9	10,	67,100	o	0
Balance, M (SEE PARAC			, 188		7,24,51 630	10	9	5.	79.700	0	0
							Re	ceipts.	Issi	ies.	
Companies	188-	86					28 2°	<i>₽</i> 2,94,553	27 8 = 1	? 24	
Comparison,			•		• •				27.85,		
	1884-	_	•		• •		-	0,88,176	21,47,	-	_
	1883-	δ4	•		• • •	•	10,72	,07,323	20,81,	51,9	49

STATE OF THE COINAGE.

25. The following table (in thousands of rupees) shows the operations during the year in the withdrawal of shroff-marked and defaced coins from circulation and their remittance to the Mints for re-coinage:—

					Balance, April 1st.	Receipts fro	m Remitted to	Balance.
					R			
India Trea	surie	s.	•		53	28,94	29,22	25
Central Pi	covinc	es			11	26	27	10
Burma					2	3	5	
Assam			•		14	4	17	1
Bengal	•				31	28	41	18
North-We	stern	Provi	nces	•	8,45	12,56	13,49	7,52
Punjab	•		•	•	82	12,77	6,42	7.17
Madras	•				48	178	1,98	28
Bombay	•	•	•		13	239	2,45	7
				TOTAL	10,99	59,05	54,46	15,58

26. The following shows the operation of the cutting clauses of the Coinage Act during 1884:—

Statement showing the number of coins cut and broken under the Coinage Act in Treasuries throughout India during the calendar year 1885.

NAME OF PROVINCE.	Number of Treasu- ries in which coins were cut,	Believed to have lost by reasonable wear more than 2 per cent, in weight.					lleve			Believed in weig by n	to have tht othe	rwise t	tham	furth reaso of	er cho	l unfit i ulation blitera or for ause.	n by
	Numb ries i	*	≩ R	₹ R	1 R	*	12	₹ R	i R	R	1.0	Ì₽	i R	R	18	i R	1 1
Government of India	6	5,287	4,597			777	n	25	11	4,064	1,191			8	•	19	
Central Provinces .	11	4,227	782	334	1	39	4			154	10				•••		
Burma		26				1,656	17	5	3	24		, ·		•••	•••		
Assam	6	44			1	105			1	118	3				•••		
Bengal		1,675	195	22	16	1,308	113	64	16	2,409	157	12		•••	•••		
N.W. P. and Oudh .	43	42,220	318			255	1	2		3,023	16	1			•••		
Punjab	18	6,217	32	•••		311	22		•••	5,058		•••			•••		
Madras	•••	37,640				553				43					•••		
Bembay	25	70,951	23	28	304	543	28	33	9	96,455	3	1	6				
Hyderabad		1				7				•••		•••		•••			
TOTAL .		1.68,288	5,947	394	322	5,554	196	 129	40	1,11,348	1,380	14	6	8		19	

The chief noticeable point in the above table is the considerable reduction as compared with last year, viz., from 1,47,700 to 1,11,348, in the number of rupees reduced in weight otherwise than by reasonable wear: it is hoped that the special attention given to the examination of coin has had the effect of improving the character of the circulation.

27. I give below statements similar to those given last year of the whole rupees coined and issued from the Indian Mints during the years 1835 to 1885, and the proportions of each of those issued found on examination in every District Treasury of a bag of 2,000 rupees of the coin ordinarily current in the district.

I can only repeat the remarks made last year that there is considerable difficulty in drawing any general conclusions from the movement of coin which these statements indicate. New coin being largely used for melting into ornaments the coinage of a prosperous year, or perhaps of the year preceding, is likely to disappear comparatively quickly. The large remittances of coin to the Punjab from Bombay in 1879 to provide for war expenditure account for the high proportion of coin of that year circulating in the Province. Very large specie remittances are made to Burma at the commencement of the rice season, but whether it is in new or old coin depends on whether it is found convenient to obtain the actual coin from Calcutta or Bombay, where it would probably be freshly minted, or from Madras, where it would be accumulated from general circulation.

28. Statement of whole rupees coined and issued from the Indian Mints from 1835 to 1885:—

							Coined in Calcutta.	Coined in Madras.	Coined in Bombay.	Total coined.
	•						R	R	R	R
William	IV	•	•	•	•	•	10,90,88,070	11,78,000	5,37,12,502	16,39,78,572
Victoria	1840-	-18 t 18	sue	•	•	•	17,99,34,670	2, 18,98, 181	10,98,38,073	31,16,70,924
"	1840-	-2nd	issue	•	•	•	39,85,53,660	5,50,49,201	31,29,58,076	76,65,60,937
,,	1862	•	•	•	•	•	26,94,27,222	2,94,81,923	40,80,03,034	70,69,12,179
,,	1874	•	•	•	•	•	1,50,13,834	•••	2,85,08,566	4,35,22,400
91	1875	•	•	•	٠	•	1,16,31,951	•••	1,93,59,597	3,09,91,548
"	1876	•	•	•	•	•	1,20,01,264		2,89,49,037	4,09,50,301
,,	1877	•	•	•	•	•	3,92,51,692		9,55,54,320	13,48,06,012
87	1878	•	•	•	•	•	3,26,57,837	•••	6,39,27,196	9,65,85,033
17	1879	•		•	7.	•	1,59,28,325	•••	7,27,99,904	8,87,28,229
,,	1880	•	•	•	•	•	1,83,99,894	•••	5,37,85,624	7,21,85,518
,,	1881	•	•	•	•	•	24,35,719	•••	31,61,858	55,97,577
**	1882	•	•		•	•	1,50,90,289	•••	5,63,9 7,2 78	7,14,87,56 7
"	1883	•	•		•	•	51,23,372	•••	1,80,22,789	2,31,46,161
**	1884	•	•	•	•	•	1,16,41,757	•••	3,68,46,570	4,84,88,327
,,	1885	•	•	•		•	3,41,52,203	·	6,48,78,000	9,90,30,203
				To	Tal	•	1,17,03,31,759	10,76,07,305	1,42,67,02,424	2,70,46,41,488

Proportion of the several Issues of Government Rupees in actual circulation in year, of a bag containing R2,000

		 ********			 William IV.	Victoria, 1840, 1st lauge.	Victoria, 1840, 2nd Issue.	Victoria, 1862.	Victoria, 1874.	Victoria, 1875.	Victoria, 1876.
1875 1876 1877 1878 1879 1880 1881 1882 1883 1884 1885		:	:	•	117 103 103 106 78 64 65 62 61 55 53	227 251 219 180 172 151 149 143 156 141 136	635 620 594 509 489 449 430 414 388 375 372 317	962 944 892 760 733 720 685 678 662 610 588	38 36 40 35 32 31 29 28 26 23 23	21 41 65 54 51 52 44 40 30 34	5 59 59 61 57 53 52 48 47 44 40

Proportion of the several Issues of Government Rupees in actual circulation in each each year, of a bag containing R2,000

1875 1880	•	:	:	:	:	:	:	47 29	122 88	501 317	1,231 655	72 62	27 103	57 BUR
1884 1885 1886	:	:	:	:	:	:		27 29 25	94 99 68	234 235 230	446 453 365	27 33 20	47 46 34	39 30 32 26
1875 1880 1884 1885 1886	•	:	:	:	:	:	:	164 108 77 80 75	254 223 143 164 137	646 431 396 374 368	924 743 608 570 576	12 31 29 24 25	 32 30 28 31	28 29 30 27 BEN
1875 1880 1884 1885 1886	:	:	:	:	•	•		133 87 72 68 67	223 146 150 152 133	655 435 379 378 358	954 637 597 - 559 540	23 41 27 28 25 NOI	12 54 38 37 31 RTH-WE	56 40 41 34 STERN
1875 1880 1884 1885 1886	•	:	•	:	•	:		184 101 98 94 80	332 222 220 204 198	761 558 486 455 421	716 628 614 606 582	6 23 18 20 18	37 30 28 29	48 43 41 42 PUN
1875 1880 1884 1885 1886	•	:	:	:	:	:		201 86 82 74 73	410 219 203 178 152	872 554 474 472 406	516 435 459 468 404	1 12 14 14 11	12 18 18 18	31 44 34 28
1875 1880 1884 1885 1886	•	:	:	:	:	:		52 53 43 37 45	161 144 162 118 131	627 537 491 471 410	1,140 9 ² 7 845 810 782	4 18 21 20 19	16 46 38 40 41	 71 61 53 55 BOM
1875 1880 1884 1885 1886	:	•	:		:	:		37 21 25 17	100 60 65 50 91	382 306 270 259 199	1,246 763 660 600 579	114 33 24 23 19	121 62 42 39 36	81 58 54 47
886				•		•		4	42	182	614	21	HYDE	RABAD 51

British India in the years 1875 to 1886, as ascertained by the examination, each in every Government Treasury.

					-					
Victoria, 1877.	Victoria, 1878.	Victoria, 1879.	Victoria, 1880.	Victoria, 1881.	Victoria, 1882.	Victoria, 1883.	Victoria, 1884.	Victoria, 1885.	Victoria, 1886.	TOTAL.
				•••		•••		•••		2,000
28	:::		:::	::-	:::			•••	•••	2,000 2,000
227	70		•••	•••					•••	2,000
229	140	15		•		•••	•••	•••		2,000
208	137	91	40	•••		•••	•••	•••	•••	2,000
199	131	103	111	,	•••	•••	•••	•••	•••	2,000
189	129	112	115	15	19			•••	•••	2,000
182	122	102	106	18	83	5	•••	•••		2,000
164	113	114	107	17	44	26	27	•••	•••	2,000
155	107	102	95	12	133	39	78	29	~.	2,000
135	90	83	90	10	120	33	8o	188	46	2,000
1				- MINE CO						

Province in the years 1875, 1880, 1884, 1885 and 1886 as ascertained by the examination, in every Government Treasury.

Victoria, 1877.	Victoria, 1878.	Victoria, 1879.	Victoria, 1880.	Victoria,	Victoria,	Victoria, 1883.	Victoria, 1884.	Victoria, 1885.	Victoria, 1886.	Ulwar.	Surat, Arcot and Por- tuguese.	TOTAL.
DłA.												
 125 156 122 113	88 125 88 60	 90 166 92 71	. 14 154 106 84	 23 13	 199 147 132	 13 47 23	 5 170 141	 24 403	 19	 1 		2,000 2,000 2,000 2,000 2,000
PROVI	NCES.											
 225 147 142 141 MAH	128 99 99 84	34 73 70 66	19 133 114 110	 15 8 8	 141 127 -114	 31 30 20	61	 53 109	 46	•••	•••	2,000 2,000 2,000 2,000 2,000
 353 174 177 133	 211 108 124 83	32 83 74 51	 111 138 126 75	 59 40 21	 405 370 264	 43 40 38	 85 110 107	 12 403	 57	 	 	2,000 2,000 2,000 2,000 2,000
SAM.				,								•
270 243 218 202	 112 125 112 118	 65 62 60	 52 48 49	 25 14 13	 159 134 130	 14 92 79	 5 40 48	 10 56	 6			2,000 2,000 2,000 2,000 2,000
GAL.												
 302 215 204 181	 192 135 121 113	 34 72 70 64	 16 60 63 55	14 12 9	 124 119 107	 43 53 40	 30 59 55	36 148	 34	•••	•••	2,008 2,000 2,000 2,000 2,000
PROVI	NCES	AND O	UDH.									
 1 <i>72</i> 158 155 148	 128 111 114 105	 78 107 103 90	4 48 57 53	 2 4 6	34 55 55	 21 21 20	 10 26 36	 18 58	 47	 	 	2,000 2,000 2,000 2,000 2,000
JAB.							[
 189 169 166 142	 146 146 142 108	294 277 284 206	21 94 100 82	 1 2 2	 14 20 44	 2 6 10	 I 14 62	 *** 8 251	 2	 		2,000 2,000 2,000 2,000 2,000
DRAS.												
87 101 104 105	71 75 74	36 43 51 42	 15 69 80 88	 4 7 5	39 64 71	 9 19 24	 2 50 76	 1 31	 	•••		2,000 2,000 2,000 2,000 2,000
BAY.												•
152 115 107 93	166 96 88 75	194 140 116 94	 162 204 161 156	 11 11 8	184 160 143	 59 45 32	 40 170 122	 94 195	 95	•••	 	2,000 2,000 2,000 2,000 2,000
BERA												
98	78	76	147	12	138	28	92	229	145	•••		2,000

EXCHANGE OF SMALL COIN.

29. The receipts and issues of small change at the Currency Offices during the year were the following:—

	Receip	s.	Issuc	:s.	Net iss	u c s.	
	R	a.	p	a.	p. R	a.	p.
Half Rupees .	4,99,876	8	0 8,60,899	8	0 3,61,023 0 10,57,276 0 7,02,058 0 2,62,892	0	o'
Quarter Rupees	1,83,564	4	012,40,840	8	0 10,57,276	4	0
One-eighth Rupees	1,26,399	6	0 8,28,457	12	0 7,02,058	6	0
Copper	49,094	2	0 3,11,986	14	Q 2,62,892	t 2	0
Total	8,58,934	4	032,42,184	10	0 23,83,250	6	0
TOTAL, 1884-85	8,17,447	0	o 28,56,68 t	8	0 20,39,234	8	0

BULLION.

30. The following figures show the operations of the Bullion clauses of the Currency Act,—that is, the amount of bullion received by the Mint Masters on account of the Currency Offices at Calcutta and Bombay,—for the issue of certificates payable at the Currency Offices in notes of the circle or coin:—

	Calcutt	a.		Bombay	/ -	
	Ŗ	a.	p.	R	a.	p.
Balance of Bullion on April 1st, 1885	98,79,900	1	1	63,33,663	11	10
Receipt of Bullion at 979 per mille-						
April 1885	15,83,328	12	0	57,07,950	0	1
May ,,	13,58,416	0	0	93,31,582	_	4
June "	22,90,053	15	0	1,21,14,478	4	5
July "	4,81,670		0	55,62,651		7
August "	2,69,664		0	7,91,594		5
September,,	58,15,886	13	0	46,37,970		2
October "	16,91,633	9	0	20,46,771		9
November,,	10,05,567		0	31,56,813		9
December "	6,87,579		0	36,20,073		4
January 1886	35,16,813	6	0	71,07,533		IC
February ,,	11,821		O	63,83,480	9	1
March "	6,73,778	8	0	70,42,628		6
TOTAL OF 12 MONTHS .	1,93,86,213	13	0	6,75,03,527	13	3
Additional 1 per mille credited on account of melting fees paid out of Currency Reserve.	19,984	11	2	71,576	10	10
TOTAL RECEIPTS .	1,94,06,198	8	2	6,75,75,104	8)
TOTAL RECEIPTS AND BALANCE .	2,92,86,098	9	3	7,39,08,768	3	11
Mint Certificates realized from Treasury	2,84,84,511	11	4	6,60,03,960	12	7
Balance of bullion on 31st March 1886 (see para. 13)	8,01,586	13	11	79,04,807	7	4

31. The receipts for the last five years have been-

					Calcutta.	Bombay.	Total.
•					R	R	R
1881-82	•		•	•	59,87,643	1,53,84,809	2,13,72,452
1882-83	•	•	•	•	79,40,334	4,25,24,213	5,04,64,547
1883-84	•	•	•	•	89,36,643	2,40,52,521	3,29,89,164
1884-85	•	•	•	•	1,77,38,617	4,53,44,578	6,30,83,195
1885-86	•	•	•	•	1,94,06,198	6,75,75,104	8,69,81,302

Thus it appears that the receipts were higher than for any year since 1879-80, when the total was R9,31,22,111, and of the whole Bombay received more than three times as much as Calcutta.

32. The operation of the bullion clauses of the Currency Act is shown in further detail in the following figures:—

Thousands of Rupees.

Receipts at the Mint of bullion on account of the Currency Department.

Balance at end of month of bullion paid for by Currency Department and held as part of its Balance of bullion held on Treasury Account, that is, the amount by which the deliveries of new coin failed to meet the Mint certificates payable by Treasury to Currency.

	Calcutta.	Bombay.	TOTAL.	Calcutta.	Bombay.	TOTAL.	Calcutta.	Bombay.	TOTAL.
ļ	R	R			R		R	R	R
April 1885 May " June " July " August " September, October ", November, " December ", January 1886 February ", March "	37,16 20,87 23,42 4,90 5,06 60,00 16,52 8,12 7,02 35,92 13 6,88	58,31 95,31 1,32,03 53,12 10,22 45,44 16,11 34,97 52,56 78,52 55,94 60,91	95-47 1,16,18 1,55,45 58,02 15,28 1,05,44 32,63 43,09 59,58 1,14,44 56,07 73,79	1,03,23 84,72 50,89 23,01 8,32 57,63 40,60 37,44 17,25 33,34 1,28 8,02	69,71 88,62 1,16,61 87,55 49,97 64,96 32,81 31,60 17,72 59,29 71,28 79,05	1,72,94 1,73,34 1,67,50 1,11,46 58,29 1,22,59 73,41 69,04 34,97 92,63 72,56 87,07	3,09 -8,37 17,34 3,23 4,30 -2,48 13,02 -4,24 4,66 -12,29 8,38 5,27	-6,73 -15,78 -22,67 -3,75 -7,91 -7,31 -7,31 -7,12 -7,42 -13,70 -9,63	-3,64 -24,15 -5,33 -52 12,21 -5,62 -5,71 -10,18 11,78 -19,7 -5,32 -4,36
TOTAL RECRIPTS FOR 12 MONTHS	22,6,00	6,99,44	9,25,44						

AGENCIES.

33. The following are the transactions at the Agencies:-

						No. of Agencies.	Issues of Notes.	Receipts of Notes.
Agencies of the	Calcutta Ci	ircle	•	•		'I'2	434,070	376,000
• ,,	Allahabad					1	4,500	1,500
11	Lahore	11				5	2,757,500	344,500
**	Bombay	,		• .	.	2	333,325	172,000
"	Madras	,,	•	•	-	2	934,320	781,020
						22	4,463,715	1,675,020

1419 SUPPLEMENT TO THE GAZETTE OF INDIA, OCTOBER 23, 1886.

34. The following are the Agencies' enumerated in the above figures:-

1. 1 2. 1 3. 1 4. 1 5. 1 6. 0 7. 2 8. 3 9. 1	cutta Circle. Backergunge. Darjeeling. Moorshedabad. Lohardagga. Rajshahye. Cachar. Shillong. Sibsagar. Hazareebaugh. Sylhet. Gya. Lakhimpore.	Allahabad Circle 1. Meerut.	1. 2. 3. 4.	Ray Am Pes Sim	iballa. shawar.	e. I.	ombay Circle Nagpore. Akola.	4.	Madras Circle. Cocanada. Vizagapatam.
	Calcutta Circ		lose pen		uring the	year. "		run. hsaga	r.

CLAIMS ON LOST NOTES.

Closed

Lahore Circle.

Lakhimpore.

Delhi.

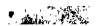
35. The following is the statement of lost and mutilated notes paid during the year on bond of indemnity:—

			7	UMBER	of No	res for	RUPEE	s ·		То	TAL.
Nature of Loss.		5	10	20	50	100	500	1,000	10,000	Number.	Value.
and the second s											R
Half Lost by Post . Lost accidentally Mutilated .	•	19 17 	84 80 2	38 16 1	54 61 3	144 95 5	1 7 2	6 2 	•••	346 278 13	25,295 19,255 1,690
		36	166	.55	118	244	10	8		637	46,240
Whole Lost by Post . Lost accidentally Mutilated .		 12	 71	 ₈	 3	 13	•••	•••	•••	 107	 2,380
		12	71	8	3	13		•••		107	2,380
Mismatched Notes .	•	1	2	1	1	. 4	•••		•••	9	495
TOTAL . { 1885-8 1884-8 1883-8	6 . 5 · 4 ·	49 80 73	239 221 233	64 81 122	122 98 86	261 209 233	10 16 21	8 22 18		753 727 786	49,115 60,036 61,235

FORGERY AND FRAUD.

36. The following were the cases of forged notes of the Calcutta Circle during the year under review. In no describe circle were any forged notes presented. No important series of forgeries has appeared:—

5-	rupee	•	•	•	•	•	•	•	•	•	•	•	6 pieces	
10	"	•	•	•	•	•	•	•	•	•	•	•	2 ,,	
50)	•	•	•	•	•	•	•	•	•	•	•	ı "	



37. These were very clumsy attempts at forgery, the medallions being thick and coarse the words in the body of the note very rough. The paper of one out of the two 10-rupee notes however is perhaps a little more than usually like that of genuine notes, and bears an imitation of the water-mark "Government of India".

REMITTANCES OF SILVER.

38. The following is the detail of silver remittances:-

								R
Calcutta to Allahabad		•		•	•	•		13,50,000
Calcutta to Lahore	•	•	•	•	•		•	40,00,000
Calcutta to Rangoon		•			•			50,00,000
Allahabad to Calcutta						•		13,48,675
Lahore to Calcutta	•				•	•		27,96,389
Bombay to Allahabad				•				54,00,000
Bombay to Lahore		•		•		•		1.00,00,000
Bombay to Kurrachee					•	•		1,50,75,000
Bombay to Rangoon					•			20,00,000
Kurrachee to Bombay								4,000
Kurrachee to Lahore		•	•	•				20.00,000
Madras to Rangoon	•	•	•		•	•	•	30,00,000

39. The remittances from Lahore and Allahabad one in shroff-marked coin sent for recoinage to the Calcutta Mint. The remittances from Bombay were as usual to disperse a part of the large sums tendered in Bullion for coinage.

TREASURY STATISTICS.

40. The transactions in notes at the several treasuries in India during 1883-84, 1884-85 and 1885-86 have been as follow:-

	1883-84.	1884-85.	1885-86.
Receipts from the public in payment of Government dues	7,43,06,260	8,70,85,960	9,08,26,615
Receipts from the public in exchange for silver	3,49,36,510	2.96,53,600	3,19,78,560
Receipts from the public for other notes .	18,17,815	18,76,485	26,38,745
TOTAL RECEIPTS .	11,10,60,585	11,86,16,045	12,54,43.920
Issues to the public in payment of Government dues	3,41,97,260	3,41,81,990	3,61,91,125
Issues to the public in exchange for silver .	3,46,51,510	3,45,13,420	3,08,36,800
Issues to the public for other notes	18,17,815	18,76,435	26,38,745
4			
TOTAL ISSUES	7,06,66,585	7,05,71.845	6,96,66,670

41. The total treasury transactions in notes during the last three years have been as follows (in lakhs of rupees):—

										1883-84.	1884 -8 5.	1885-86.
										R	R	
Governmen	t of I	ndia					•			286	319	285
Central Pro										39	44	40
Burma		•	•							10	14	16
Assam .	•						•			57	58	64
Bengal		•	•							530	526	555
North-West	ern F	rovino	es an	d Ou	dh			•		191	173	187
Punjab .	•							•		243	262	303
Madras	-	•								272	247	252
Bombay	•									178	237	235
Hyderabad		•	•	•		•	•	•	•	11	12	14
										1,817	, 1,892	1,951

42. Statement IV classifies the treasuries of the Government of India as follows:—

	1883-84.	1884-85.	1885-86.
Where notes were cashed throughout the year to the extent of the public demand	170 30 23	140 50 35	155 33 33
TOTAL .	223	225	221

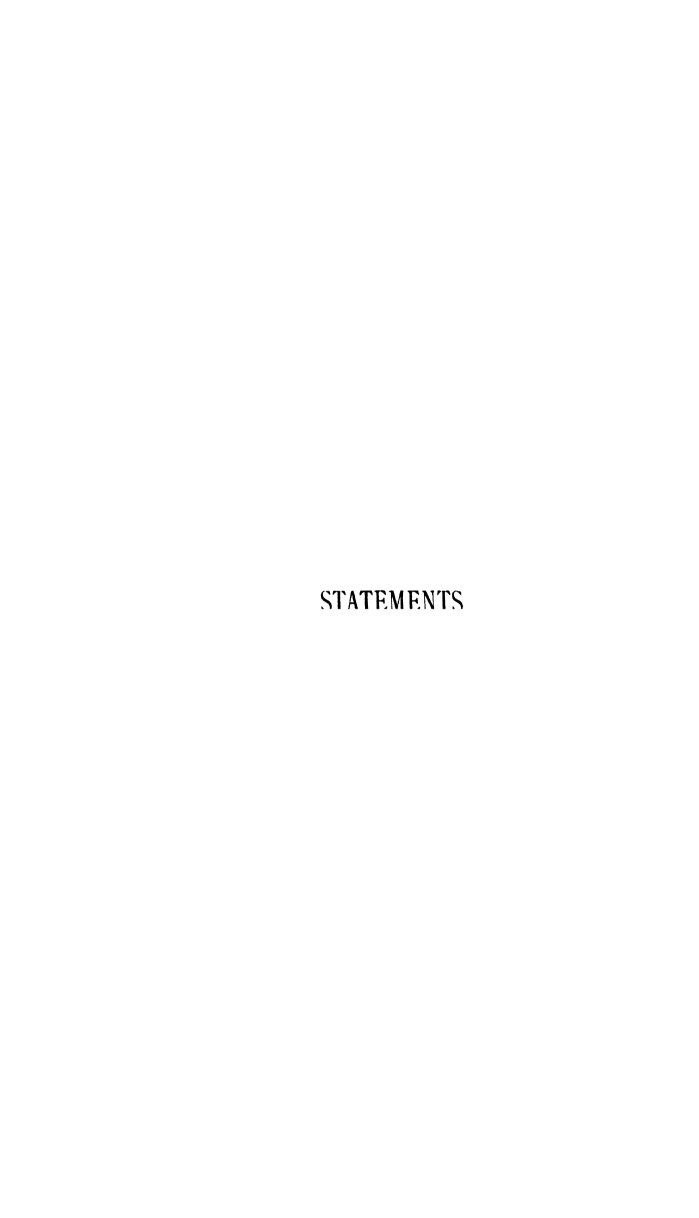
43. Statement V shows the proportions of Treasury and Bank balances, which in each province was held in the form of Currency Notes. The state of the Reserve Treasuries greatly affects the comparisons in this statement.

Including Reserve Treasuries, the percentage of balances held in notes was—

				1885.	1884.
Calcutta Circle		•		19	31
		•		20	30
Madras				11	7.7

But if Reserve Treasuries were omitted, the figures would be-

		188 Balan		18 Balan	84. CE IN	Percentage of Notes.		
	.	Notes.	Cash.	Notes.	Cash.	1885.	- 1884.	
lcutta Circie		12,12	61,56	38,26	1,52,34	16	20	
mbay ,, adras ,,	:	8,01 11,05	89,68 87,28	14,75 9,54	94,72 86,41	8 11	13	



Statement of the value of

								Statement of		ALLA	HABAP.
			D	ATE.			-	Value of Notes in circulation,	Monthly increase + or decrease	Value of Notes in circulation.	Monthly increase decrease.
farch	1885	•		•	•	•	•	. R 6,52,26,445		<i>R</i> 62,15,390	<i>R</i>
pril	,,							5,68.05,795	84,20,650	50,97,815†	-11,17,57
lay une	**	•	•	•	•	•	•	5,62,01, 72 5† 5,72,22,3 6 0	- 6,04,070 + 10,20,635	52,50,200 63,85,515	+ 1,52,38 + 11,35,31
ul y	"	:	:	•	•	·	:	6,08.14,325	+ 35,91,965	60 05,760	— 3.79.75
ugust	20	•		•	•	•	•	6,03,43,590 6,40,93,640	- 4,70,735 +37,50,050	51.91,500 58,07,300	— 38,14,26 + 6,15,86
eptember October	. 91 11	:	:	:	:	•	•	6,43,13,380	+ 2,19,740	59,31.855	+ 1,24,49
lovember		•	•	•	•	•	•	6.57,91,095	+ 14.76,715	56,80,580 60,70,430	- 2,51,27 + 3,89,85
)ecember anuary	1886	:	:	:	:	:	:	6,31,99,460	+ 26,87.420	68.86,930	+ 8,16,50
ebruary Iarch	"	•	•	•	•	•	•	5 93,39,655 5,89,70,895	38,50,805 3,80,760	73,12,300° 65,67,990	+ 4,25,37 - 7,44,31
IATCH	"	•	•	•	•	To:	TAL	72,76,06,960		7,21,88,235	,,,,,,
											Average for e
1862-6								2,42,30,000		•	
1863-6 1864-6		•	•	•	•	•	•	2,49,50,000 2,80,55,141		11,39,468	*****
1865-6	ið	:	:	:	:	-		2,90,43,282		25,61,730	
1860-6 1867-6		•	•	•	•	•	•	. 2,83,01,438 2,03,11,382		25,93,184 32,48,513	*****
186 7- 0 186 8- 6		:	:			•	:	3,96,45 643	4	32,46,513	*** ***
1869-7	ó				•		•	4,14,57.428		30,97,881	•••••
1870-7			:	:	:	:	•	3,50,93,392 4,30,33,469		41,34,122 36,65,324	*****
1872-7	3		•		•		•	4,78,04,952	*****	52,18,260	*****
1873-7 1874-7	4	•	•	•	•	•	•	4,70,29,742 4,84,38.619		73,86,899 63,57,664	******
1875-7	6	:		:	•	:		4,93,96.846		69,97,957	•••
1876-7	7	•	•	•	•	•	•	4,99,71,204 6,13,25,010		72.07.479 54,6 5,639	******
1877-7 1878-7	9	•	:	•	:	:		6,43.65,560		63,73,527	*****
1879-8	So O	•			•	•	•	. 6,20,55,985		47,91,777	
1880-8		:	:	:	•	:	:	. 6,54.05,717 6,43,82,370		53,48,142 72,10,658	*****
1881-8					•			7,15,64,195		84,15813	*****
1881-8 1882-8		•	•								*****
1882-8 1883-8	4	:	:	•		:	•	6,12,93,062 6,57,43,221	•••••	69,21,029 75,00,049	*****
1882-8 1883-8 1884-8 1885-8 ncrease (4 5 6 +) or		: : :ease	· · (-)	in 18	85-86,	as com	6,57,43,221 6,06,33,913		75.90,049 60,1 5 ,686	*****
1882-8 1883-8 1884-8 1885-8 icrease (pared wi	4 5 6 +) or th 188	34-85						. 6,57,43,221 6,06,33,413		75.90,049 60,15,686 — 15,83,363 — 20 836	******
1882-8 1883-8 1884-8 1885-8 icrease (pared wi	4 5 6 +) or th 188	34-85						. 6,57,43,221 6,06,33,913 -51,09,308		75,99,049 60,15,686 —15,83,36 3	•••••
1882-8 1883-8 1884-8 1885-8 ncrease (pared wi ercentag	4 5 6 +) or th 188	84-85 Rvera ;						6,57,43,221 6,06,33,913 -51,09,308 -7'772 MAD	 RAS.	75.90,049 60,15,686 —15,83,363 — 20'836 CALI	
1882-8 1883-8 1884-8 1885-8 Icrease (pared wi ercentag	84 85 86 +) or th 188 ge on 1	84-85 Rvera ;						. 6,57,43,221 6,06,33,913 - 51,09,308 -7'772 	 RAR. — 8,67,960	75.90,049 60,15,686 —15,83,363 — 20'836 ————————————————————————————————————	 cor. + 13.25
1852-8 1883-8 1884-8 1885-8 18	84 85 86 +) or th 188 ge on 1	84-85 Rvera ;						. 6,57,43,221 6,06,33,913 - 51,09,308 -7.772 MAD 1,43,42,85 . 1,34.74,825 1,44,29,060	 RAS.	75.90,049 60,15,686 —15,83,363 — 20.836 CALI 7,78,525 7,91,780† 8,56,135 12,48,050	 cut. + 13.25 + 64,33
1852-8 1883-8 1884-8 1885-8 crease (pared wi ercentage	\$4 \$5 \$6 +) or th 188 \$e on \$	84-85 Rvera ;						. 6,57,43,221 6,06,33,913 - 51,09,308 -7'772 MAD 1,43,42,85 . 1,34,74,825 1,44,29,060 1,37,77,855 1,31,85,285	- 8,67,960 + 9,54,235 - 6,51,205 - 5,92,570	75.90,049 60,15,686 —15,83,363 — 20.836 CALI 7,78,525 7,91,780† 8,56,135 12,48,050 15,88,960*	+ 13,25 + 64,35 + 3,91,91 + 3,40,91
1882-8 1883-8 1884-8 1885-8 crease (pared wi ercentag	1885	84-85 Rvera ;						. 6,57,43,221 6,06,33,913 - 51,09,308 -7.772 MAD 1,43,42,85 . 1,34.74,825 1,44,29,060 1,37.77,855 1,31,85,285 1,23,35,100		75.90,049 60,15,686 —15,83,363 —20'836 CALI 7.78,525 7.91,780† 8.56,135 12.48,050 15,88,960* 15,00,105 17,76,080	+ I3.25 + 64.35 + 3.91.91 + 3.40.91 — 70.85
1882-8 1883-8 1884-8 1885-8 crease (pared wi ercentage , arch oril ay ne ly ly lgust ptember tober	1885	84-85 Rvera ;						Mai:	- 8,67,960 + 9.54,235 - 6,51,205 - 5,92,570 - 8,47,185 - 5,24,885 + 12,28,855	75.90,049 60,15,686 —15,83,363 — 20'836 CAU 7,78,525 7,91,780† 8,56,135 12,48,050 15,88,960* 15,00,105 17,76,080 14,72,900	+ 13.25 + 64,33 + 3,91,91 + 3,40,91 - 70.85 + 2,66,97 - 3,03,11
1882-8 1883-8 1884-8 1885-8 crease (pared wiscentage) arch oril sy ne ly gust ptember tober ovember	\$4 \$5 \$6 +) or th 188 ;e on 4	84-85 Rvera ;						MAD 1,43,42,85 1,34,74,825 1,34,74,825 1,44,29,060 1,37,77,855 1,31,85,285 1,33,5100 1,18,13,515† 1,30,42,370 1,18,52,880		75.90,049 60,15,686 —15,83,363 —20'836 CALI 7.78,525 7.91,780† 8.56,135 12.48,050 15,88,960* 15,00,105 17,76,080	+ 13.22 + 64.33 + 3.91.91 + 3.40.93 - 70.85 + 2,66.95 - 3.03.13
1882-8 1883-8 1884-8 1885-8 crease (pared wiercentage) arch pril ay ne ly gust ptember tober povember cember	1885	84-85 Rvera ;						MAD 1,43,42,85 1,34,74,825 1,34,74,825 1,44,29,060 1,37,77,855 1,31,85,285 1,23,35,100 1,18,13,515† 1,30,42,370 1,18,52,880 38,44,525 1,54,18,420		75.90,049 60,15,686 —15,83,363 —20'836 CALI 7,78,525 7,91,780† 8,56,135 12,48,050 15,88,960° 15,00,105 17,76,080 14,72,900 14,06,835 9,88,240 9,90,885	+ I3.2; + 64.3; + 3.91.9; + 3.40.9; - 70.8; + 2,66.9; - 3.03.1; - 66.9; - 4.18,5; + 2,64
1882-8 1883-8 1884-8 1885-8 crease (pared wignercentage) arch oril ay ne ly sgust ptember rtober ovember nuary bruary	1885	84-85 Rvera ;						. 6,57,43,221 6,06,33,913 - 51,09,308 -7'772 MAD 1,43,42,85 . 1,34,74,825 . 1,44,29,060 . 1,37,77,855 . 1,23,35,100 . 1,18,13,515† . 1,30,42,370 . 1,18,52,880 . 38,44,525		75.90,049 60,15,686 —15,83,363 —20'836 CALI 7,78,525 7,91,780† 8,56,135 12,48,050 15,88,960* 15,00,105 17,76,080 14,72,900 14,06,835 9,88,240	+ 13,25 + 64,35 + 3,91,91 + 3,40,91 - 70,85 + 2,66,97 - 3,03,15 - 66,66 - 4,18,55 + 2,66
1882-8 1883-8 1884-8 1885-8 crease (pared wiercentage) arch pril ay ne ly ugust ptember tober pvember nuary bruary	1885	84-85 Rvera ;						MAI- 1.43,42,85 1.34.74,825 1.44,29.66 1.37.77,855 1.31.85.285 1.30,42.370 1.18,52,880 38,44,525 1.54,18,420 1.86,63,210*		75.90,049 60,15,686	+ 13,25 + 64,35 + 3,91,91 + 3,66,97 - 3,03,15 - 66,66 - 4,18,59 + 2,64 - 34,52
1882-8 1883-8 1884-8 1885-8 crease (pared wiercentag) arch pril ay ne ly igust ptember etober pvember nuary bruary arch	1885	84-85 Rvera ;						6,57,43,221 6,06,33,913 -51,09,308 -7:772 MAI 1,43,42,85 1,34,74,825 1,44,29,060 1,37,77,855 1,31,85,285 1,23,35,100 1,18,13,515† 1,30,42,370 1,18,52,880 38,44,525 1,54,18,420 1,86,63,210* 1,70,51,080		75.90,049 60,15,686 —15,83,363 —20'836 CALI 7,78,525 7,91,780† 8,56,135 12,48,050 15,00,105 17,76,080 14,72,900 14,06,835 9,88,240 9,90,885 9,56,365 9,59,760 1,45,45,095	+ 13,25 + 64,35 + 3,91,91 + 3,40,91 - 70,85 + 2,66,97 - 3,03,15 - 66,66 - 4,18,59 + 2,64 - 34,52 + 3,39
1882-8 1883-8 1884-8 1885-8 crease (pared wi ercentage arch oril ay ne ly gust ptember tober ovember ovember ovember seember huary bruary arch	1885	84-85 Rvera ;						6,57,43,221 6,06,33,913 -51,09,308 -7'772 MAD 1,43,42,85 1,34,74,825 1,44,29,060 1,37,77,855 1,31,85,285 1,23,35,100 1,18,13,515† 1,30,42,370 1,18,52,880 38,44,525 1,54,18,420 1,86,63,210* 1,70,51,080	- 8,67,960 + 9.54.235 - 6,51,205 - 5,92.570 - 8,47,185 - 5.24,585 + 12,28,855 - 11,89,400 + 19,91,645 + 15,73,895 + 32,44,790 - 16,12,130	75.90,049 60,15,686	+ 13.25 + 64,33 + 3,91,91 + 3,40,91 - 70.85 + 2,66,92 - 3,03,15 - 66,06 - 4,18,55 + 2,64 - 34.52 + 3,35
1882-8 1883-8 1884-8 1885-8 crease (pared wi ercentage arch oril ay ne ly gust ptember tober tober tober tober tober tober tober tober tober tober tober tober tober tober tober tober tober tober 1863-6 1863-6 1864-6	1885	84-85 Rvera ;						6,57,43,221 6,06,33,913 -51,09,308 -7'772 MAD 1,43,42,85 1,34,74,825 1,44,29,060 1,37,77,855 1,31,85,285 1,23,35,100 1,18,13,515† 1,30,42,370 1,18,52,880 38,44,525 1,54,18,420 1,86,63,210* 1,70,51,080 16,88,91,125		75.90,049 60,15,686 -15,83,363 -20,836 CALL 7,78,525 7,91,780† 8,56,135 12,48,050 15,00,105 17,76,080 14,76,080 14,76,900 14,06,835 9,88,240 9,90,885 9,56,365 9,59,760 1,45,45,095	+ 13.25 + 64,33 + 3,91,91 + 3,40,91 - 70.85 + 2,66,97 - 3.03,11 - 66,06 - 4,18,55 + 2,64 - 34.52 + 3.35
1882-8 1883-8 1884-8 1885-8 crease (pared wi ercentage arch orill sy ne ly gust ptember covember ovember ovember scember nuary obruary arch	1885 1886 1886 1886 1886	84-85 Rvera ;						6,57,43,221 6,06,33,913 -51,09,308 -7'772 MAI 1,43,42,85 1,34,74,825 1,44,29,060 1,37,77,855 1,31,85,285 1,23,35,100 1,18,13,515† 1,30,42,370 1,18,52,880 38,44,525 1,54,18,420 1,86,63,210* 1,70,51,080 16,88,91,125		75.90,049 60,15,686 -15,83,363 -20'836 CALI 7,78,525 7,91,780† 8,56,135 12,48,050 15,88,960° 15,00,105 17,76,080 14,72,900 14,06,835 9,88,240 9,00,885 9,50,365 9,59,760 1,45,45,095	+ 13.25 + 64.33 + 3.91.91 + 3.40.91 — 70.85 + 2.66.97 — 3.03.18 — 66.06 — 4.18.59 + 3.452 + 3.39
1882-8 1883-8 1884-8 1885-8 crease (pared wi ercentage arch oril ay ne ly gust prember tober ovember tober ovember seember nuary bruary arch	1885 1886 1886 1886	84-85 Rvera ;						MAI- 1,43,42,85 1,34,74,825 1,34,74,825 1,44,29,060 1,37,77,855 1,31,85,285 1,23,35,100 1,18,13,515† 1,30,42,370 1,18,52,880 38,44,525 1,54,18,420 1,86,63,210* 1,70,51,080 16,88,91,125 41,35,714 66,50,000 61,81,761 63,07,003 67,97,750 62,19,398	- 8,67,960 + 9.54,235 - 6,51,205 - 5,92,570 - 8,47,185 - 5,24,885 + 12,28,855 - 11,89,400 + 19,91,645 + 15,73,895 + 32,44,790 - 16,12,130	75.90,049 60,15,686	+ 13.25 + 64.33 + 3.91.91 + 3.466.97 — 3.03.11 — 66.66 — 4.18.55 + 2.66 — 34.52 + 3.35 Average for (
1852-8 1883-8 1884-8 1885-8 crease (pared wi ercentage arch orill say ne ly gust ptember covember ovember ovember scember nuary obruary arch 1862-6 1863-6 1865-6 1865-6 1865-6	1885 1886 1886 1887 1886 1886	84-85						6,57,43,221 6,06,33,913 -51,09,308 -7'772 MAI 1,43,42,85 1,34,74,825 1,44,29,060 1,37,77,855 1,31,85,285 1,23,3\5,100 1,18,13,515\1,30,42,370 1,18,52,880 38,44,525 1,54,18,420 1,86,63,210\delta 1,70,51,080 16,88,91,125		75.90,049 60,15,686 -15,83,363 -20'836 CALI 7,78,525 7,91,780† 8,56,135 12,48,050 15,88,960° 15,00,105 17,76,080 14,72,900 14,06,835 9,88,240 9,00,885 9,50,365 9,59,760 1,45,45,095	+ 13,25 + 64,35 + 3,91,91 + 3,40,91 - 70,85 + 2,66,97 - 3,03,15 - 66,66 - 4,18,55 + 2,64 - 34,52 + 3,35
1882-8 1883-8 1884-8 1885-8 crease (pared wi prentage arch oril ay ne ly sgust ptember tober ovember nuary arch 1862-6 1863-6 1865-6 1865-6 1865-6 1865-6	1885 1886 1886 1886 1886 1886 1888 1888	84-85 Rvera ;						6,57,43,221 6,06,33,913 -51,09,308 -7'772 MAD 1,43,42,85 1,34,74,825 1,44,29,060 1,37,77,855 1,31,85,285 1,23,35,100 1,18,13,515† 1,30,42,370 1,18,52,880 38,44,525 1,54,18,420 1,86,63,210* 1,70,51,080 16,88,91,125 41,35,714 66,50,000 61,81,761 63,07,003 67,97,750 62,19,398 71,21,806 73,46,017 87,56,321	- 8,67,960 + 9.54,235 - 6,51,205 - 5,92,570 - 8,47,185 - 5,24,585 + 12,28,855 - 11,89,400 + 19,91,645 + 15,73,895 + 32,44,790 - 16,12,130	75.90,049 60,15,686 —15,83,363 —20'836 CALI 7,78,525 7,91,780† 8,56,135 12,48,050 15,88,960* 15,00,105 17,76,080 14,72,900 14,06,835 9,88,240 9,90,885 9,50,365 9,59,760 1,45,45,095	+ 13.25 + 64.33 + 3.91,91 + 3.40,91 - 70.85 + 2.66.97 - 3.03,11 - 66.06 - 4.18,53 + 3.35 Average for 6
1882-8 1883-8 1884-8 1885-8 crease (pared wi ercentage arch oril ay ne ly gust ptember tober ovember neary bruary arch 1862-6 1863-6 1863-6 1863-6 1863-6 1863-7 1863-7 1863-7 1871-7	1885 1886 1886 1886 1886 1886 1886 1886	84-85					35	6,57,43,221 6,06,33,913 -51,09,308 -7.772 MAI 1,43,42,85 1,34.74,825 1,44,29,060 1,37.77,855 1,31,85,285 1,23,35,100 1,18,13,515† 1,30,42,370 1,18,52,880 38,44,525 1,54,48,420 1,86,63,210* 1,70,51,080 16,88,91,125 41,35,714 66,50,000 61,81,761 63,07,003 67,97,750 62,19,398 71,21,806 73,46,017 87,56,321 1,10,63,042		75.90,049 60,15,686 —15,83,363 —20'836 CALI 7,78,525 7,91,780† 8,56,135 12,48,050 15,88,960° 15,00,105 17,76,080 14,72,900 14,06,835 9,88,240 9,90,885 9,56,365 9,59,760 1,45,45,095 61,755 4,21,160 5,54,549 5,56,109 8,16,466 7,70,240 8,63,419 11,96,533	+ 13.25 + 64.35 + 3.91.91 + 3.40.91 - 70.85 + 2.66.97 - 3.03.11 - 66.66 - 4.18.55 + 2.56 - 34.52 + 3.35
1882-8 1883-8 1884-8 1885-8 crease (pared wi ercentage arch orill ay ne ly gust prember tober ovember ecember nuary bruary arch 1862-6 1863-6 1865-6 1865-6 1865-7 1872-7 1871-7 1872-7 1873-7	1885 1886 1886 1886 1886 1886 1886	84-85						6,57,43,221 6,06,33,913 -51,09,308 -7.772 MAI 1,43,42,85 1,34,74,825 1,44,29,060 1,37,77,855 1,31,85,285 1,23,35,100 1,18,13,515† 1,30,42,370 1,18,52,880 38,44,525 1,54,18,420 1,86,63,210* 1,70,51,080 16,88,91,125 41,35,714 66,50,000 61,81,761 63,07,003 67,97,750 62,19,398 71,21,806 73,46,017 87,56,321 1,10,63,042 1,07,03,116 1,22,14,342	- 8,67,960 + 9.54,235 - 6,51,205 - 5,92,570 - 8,47,185 - 5,24,885 + 12,28,855 - 11,89,400 + 19,91,645 + 15,73,895 + 32,44,790 - 16,12,130	75.90,049 60,15,686 -15,83,363 -20,836 -20,836 -20,836 -3,78,525 7,91,780† 8,56,135 12,48,050 15,88,960* 15,00,105 17,76,080 14,72,900 14,06,835 9,88,240 9,00,885 9,50,365 9,59,760 1,45,45,095	+ 13.25 + 64.35 + 3.91.91 + 3.40.91 - 70.85 + 2.66.97 - 3.03.15 - 66.06 - 4.18.55 + 2.64 - 34.52 + 3.33
1882-8 1883-8 1884-8 1885-8 crease (pared wi ercentage arch oril ay ne ly gust ptember tober tober tober tober tober 1862-6 1863-6 1863-6 1864-6 1865-6 1865-7 1871-7 1872-7 1873-7 1873-7 1873-7 1874-7	24 35 66 + th 188 78 - 188 88	84-85					35	6,57,43,221 6,06,33,913 -51,09,308 -7'772 MAD 1,43,42,85 1,34,74,825 1,44,29,060 1,37,77,855 1,31,85,285 1,23,35,100 1,18,13,515† 1,30,42,370 1,18,52,880 38,44,525 1,54,18,420 1,86,63,210* 1,70,51,080 16,88,91,125 41,35,714 66,50,000 61,81,761 63,07,003 67,97,750 62,19,398 71,21,806 73,46,017 87,56,321 1,10,63,042 1,07,03,116 1,22,14,342 99,92,176	- 8,67,960 + 9.54,235 - 6,51,205 - 5,92,570 - 8,47,185 - 5,24,885 + 12,28,855 - 11,89,400 + 19,91,645 + 15,73,895 + 32,44,790 - 16,12,130	75.90,049 60,15,686 -15,83,363 -20,836 -20,836 -20,836 -20,836 -20,836 -20,836 -20,105 -248,050 -15,00,105 -17,76,080 -14,06,835 -9,88,240 -9,90,885 -9,56,365 -9,59,760 1,45,45,095 1,45,45,095	# 13.25 + 64.35 + 3.91.91 + 3.49.91 - 70.85 + 2.66.97 - 3.03.15 - 66.97 - 34.52 + 3.35 Average for 6
1852-8 1883-8 1884-8 1885-8 crease (pared wi ercentag arch oril ay ne ly gust petember tober ovember ecember nuary bruary arch 1862-6 1863-6 1864-6 1865-6 1865-7 1875-7 1873-7 1874-7 1875-7	1885 1886 1886 1886 1886 1886 1886 1886	84-85					35	6,57,43,221 6,06,33,913 -51,09,308 -7'772 MAD 1,43,42,85 1,34,74,825 1,44,29,060 1,37,7,855 1,31,85,285 1,23,35,100 1,18,13,515† 1,30,42,370 1,18,52,880 38,44,525 1,54,18,420 1,86,63,210* 1,70,51,080 16,88,91,125 41,35,714 66,50,000 61,81,761 63,07,003 67,97,750 62,19,398 71,21,806 73,46,017 87,56,321 1,10,63,042 1,07,03,116 1,22,03,116 1,22,03,116 1,22,03,116 1,22,176 1,28,83,331		75.90,049 60,15,686 -15,83,363 -20,836 -20,836 -20,836 -3,78,525 7,91,780† 8,56,135 12,48,050 15,88,960* 15,00,105 17,76,080 14,72,900 14,06,835 9,88,240 9,00,885 9,50,365 9,59,760 1,45,45,095	+ 13.25 + 64,33 + 3.91,91 + 3.40,91 - 70.85 + 2,66.97 - 3.03,11 - 66,06 - 4,18,50 + 34.55 + 3.35 Average for 6
1852-8 1883-8 1884-8 1885-8 crease (pared wi ercentag arch oril ay ne ly gust petember tober petember tober seember neary sarch 1862-6 1863-6 1864-6 1865-6 1865-6 1865-7 1870-7 1871-7 1875-7 1875-7 1877-7	1885 1886 1886 1886 1886 1886 1886 1886	84-85					35	6,57,43,221 6,06,33,913 -51,09,308 -7.772 MAI 1,43,42,85 1,34,74,825 1,44,29,060 1,37,77,855 1,31,85,285 1,23,35,100 1,18,13,515† 1,30,42,370 1,18,52,880 38,44,525 1,54,18,420 1,86,63,210* 1,70,51,080 16,88,91,125 41,35,714 66,50,000 61,81,761 63,07,003 67,97,750 62,19,398 71,21,806 73,46,017 87,56,321 1,10,63,042 1,07,03,116 1,22,14,342 99,92,176 1,28,83,331 1,36,59,999 1,67,54,482	- 8,67,960 + 9.54.235 - 6,51,205 - 5,92,570 - 8,47,185 - 1,28,855 - 11,89,400 + 19,91,645 + 19,91,645 + 13,73,895 + 32,44,790 - 16,12,130	75.90,049 60,15,686 -15,83,363 -20,836 CALL 7,78,525 7,91,780† 8,56.135 12,48,050 15,88,960* 15,00,105 17,76,080 14,72,900 14,06,835 9,88,240 9,00,885 9,56,365 9,59,760 1,45,45,095 1,45,45,095 1,45,45,095 61,755 4,21,160 5,54,549 5,56,109 8,16,466 7,70,240 8,63,419 11,96,533 18,10,467 22,08,618 21,48,859 25,38,708 20,86,198 21,89,267	+ 13.25 + 64.33 + 3.91,91 + 3.466.97 - 3.03,11 - 66,06 - 4.18,52 + 3.35 Average for (
1852-8 1883-8 1885-8 1885-8 1885-8 crease (pared wi ercentag arch pril ay ne lly ugust ptember ctober povember ecember nuary ebruary arch 1862-6 1863-6 1864-6 1865-6 1865-7 1871-7 1873-7 1873-7 1875-7 1875-7 1875-7 1875-7 1875-7	3456 78 90 1 2 3 4 5 6 7 8 9 0 1 2 3 4 5 6 7 8	84-85					AL	6,57,43,221 6,06,33,913 -51,09,308 -7.772 MAI 1,43,42,85 1,34,74,825 1,44,29,060 1,37,77,855 1,31,85,285 1,23,35,100 1,18,13,515† 1,30,42,370 1,18,52,880 38,44,525 1,54,18,420 1,86,63,210* 1,70,51,080 16,88,91,125 41,35,714 66,50,000 61,81,761 63,07,003 67,97,750 62,19,398 71,21,806 73,46,017 87,56,321 1,10,63,042 1,07,03,116 1,22,14,342 99,92,176 1,28,83,331 1,36,59,999 1,67,54,482 1,52,45,985		75.90,049 60,15,686 -15,83,363 -20,836 -20,836 -20,836 -3,786,525 7.91,780† 8.56,135 12.48,050 15,88,960* 15,00,105 17,76,080 14,72,900 14,06,835 9,88,240 9,00.885 9,56,365 9,59,760 1,45,45,095	# 13,25 + 64,35 + 3,91,91 + 3,40,91 — 70,85 + 2,66,97 — 3,03,11 — 66,05 — 4,18,55 + 2,56 — 34,52 + 3,35 —
1852-8 1883-8 1884-8 1885-8 Crease dwi ercentag arch oril ay ne ly gust ptember ctober ovember retober ovember seember nuary arch 1862-6 1863-6 1863-6 1863-6 1863-6 1863-7 1873-7 1873-7 1873-7 1873-7 1873-7 1875-7	1885 1885 1886 1886 1886 1886 1886 1886	84-85					35	6,57,43,221 6,06,33,913 -51,09,308 -7.772 MAI 1,43,42,85 1,34,74,825 1,44,29,060 1,37,77,855 1,31,85,285 1,23,35,100 1,18,13,515† 1,30,42,370 1,18,52,880 38,44,525 1,54,18,420 1,86,63,210* 1,70,51,080 16,88,91,125 41,35,714 66,50,000 61,81,761 63,07,003 67,97,750 62,19,308 71,21,806 73,46,017 87,56,321 1,10,63,042 1,07,03,116 1,22,14,342 99,92,176 1,28,83,331 1,36,59,999 1,67,54,482 1,52,45,985 1,29,92,638	- 8,67,960 + 9.54.235 - 6,51,205 - 5,92,570 - 8,47,185 - 1,28,855 - 11,89,400 + 19,91,645 + 19,91,645 + 13,73,895 + 32,44,790 - 16,12,130	73.90,049 60,15,686 -15,83,363 -20'836 -20'836 -20'836 -35,83,363 -20'836 -37,78,525 -39,780 -38,960* -39,00,105 -3	+ 13.25 + 64,33 + 3.91,91 + 3.40,91 - 70.85 + 2,66.97 - 3.03,11 - 66,06 - 4,18,505 + 3.455 + 3.35 Average for 6
1852-8 1883-8 1885-8 1885-8 1885-8 1885-8 1885-8 1885-8 arch oril ay ne ly gust prember tober tober tober tober tober tober 1863-6 1863-6 1864-6 1865-6 1865-7 1871	1885 1886 1885 1886 1886 1887 1886 1887 1886 1887 1886 1887 1886 1887 1886 1887 1886 1887 1888 1888	84-85					AL	6,57,43,221 6,06,33,913 -51,09,308 -7'772 MAI 1,43,42,85 1,34,74,825 1,44,29,060 1,37,77,855 1,31,85,285 1,23,35,100 1,18,13,515† 1,30,42,370 1,18,52,880 38,44,525 1,54,18,420 1,86,63,210* 1,70,51,080 16,88,91,125 41,35,714 66,50,000 61,81,761 63,07,003 67,97,750 62,19,398 71,21,806 73,46,017 87,56,321 1,10,63,042 1,07,03,116 1,22,14,342 99,2,176 1,28,83,331 1,36,59,999 1,67,54,482 1,52,45,985 1,29,92,638 1,35,26,580 1,34,77,339		73.90,049 60,15,686 -15,83,363 -20'836 -20'836 -20'836 -3,78,325 7,91,780† 8,56,135 12,48,050 15,00,105 17,76,080 14,72,900 14,06,835 9,88,240 9,90,885 9,50,365 9,59,760 1,45,45,095	# 13,25 + 64,35 + 3,91,91 + 3,466,97 — 3,03,15 — 66,66 — 4,18,59 + 2,64 — 34,52 + 3,39 Average for 6
1852-8 1883-8 1885-8 1885-8 1885-8 1875-8 1885-8 1882-8 1882-8 1882-8 1862-6 1862-6 1863-6 1863-6 1863-6 1863-6 1863-6 1863-6 1863-6 1863-6 1863-6 1863-7 1875-7	3456 78 90 1 2 3 4 5 6 78 90 1 2 2 6 78 90 1 2 2 6 78 90 1 2 2 6 78 90 1 2 2 6 78 90 1 2 2 6 78 90 1 2 2 6 78 90 1 2 2 6	84-85					AL	6,57,43,221 6,06,33,913 -51,09,308 -7'772 MAD 1,43,42,85 1,34,74,825 1,44,29,060 1,37,7,855 1,31,85,285 1,23,35,100 1,18,13,515† 1,30,42,370 1,18,52,880 38,44,525 1,54,18,420 1,86,63,210* 1,70,51,080 16,88,91,125 41,35,714 66,50,000 61,81,761 63,07,003 67,97,750 62,19,398 71,21,806 73,46,017 87,56,321 1,10,63,042 1,07,03,116 1,22,14,342 99,92,176 1,28,83,331 1,36,59,999 1,67,54,482 1,52,45,985 1,29,92,638 1,35,26,580 1,34,77,339 1,34,72,861 1,30,21,085		75.90,049 60,15,686 -15,83,363 -20,836 -20,836 -7,78,525 7,91,780† 8,56,135 12,48,050 15,88,960* 15,00,105 17,76,080 14,72,900 14,06,835 9,88,240 9,00,885 9,50,365 9,59,760 1,45,45,095	# 13,25 + 64,35 + 3,91,91 + 3,40,91 — 70,85 + 2,66,97 — 3,03,11 — 66,66 — 4,18,59 + 2,64 — 34,52 + 3,39
1852-8 1883-8 1884-8 1885-8 1885-8 1885-8 1885-8 1882-8 arch pril ay arch pril ay gust eccember tober tober tober ecember nuary ebruary arch 1862-6 1865-6 1865-6 1865-6 1865-6 1865-7 1870-7 1871-7 1875-7 1875-7 1875-7 1875-7 1875-7 1875-7 1875-7 1875-7 1875-7 1875-7 1875-7 1875-7 1875-7 1875-8 1886-8 1881-8 1882-8	3456 + the 1885	84-85					35	6,57,43,221 6,06,33,913 -51,09,308 -7.772 MAI 1,43,42,85 1,34,74,825 1,44,29,060 1,37,77,855 1,31,85,285 1,23,35,100 1,18,13,515† 1,30,42,370 1,18,52,880 38,44,525 1,54,18,420 1,86,63,210* 1,70,51,080 16,88,91,125 41,35,714 66,50,000 61,81,761 63,07,003 67,97,750 62,19,398 71,21,806 73,46,017 87,56,321 1,10,63,042 1,07,03,116 1,22,14,342 99,92,176 1,28,83,331 1,36,59,999 1,67,54,482 1,52,45,985 1,29,92,638 1,35,26,580 1,34,77,339 1,34,72,861 1,39,21,985	- 8,67,960 + 9.54.235 - 6,51,205 - 5,92,570 - 8,47,185 - 1,28,855 - 11,89,400 + 19,91,645 + 15,73,895 + 32,44,790 - 16,12,130	75.90,049 60,15,686 -15,83,363 -20,836 -20,836 -7,78,525 7,91,780† 8,56,135 12,48,050 15,88,960* 15,00,105 17,76,080 14,76,835 9,88,240 9,90,885 9,56,365 9,59,760 1,45,45,095	+ 13.25 + 64,33 + 3.91,91 + 3.40,91 - 70.85 + 2,66.97 - 3.03,11 - 66,66 - 4,18,52 + 3.39 Average for 6

circulation throughout India during 1885-86 and previous years.

Value of Notes in	Monthly increase + or	Value of Notes in	Manthle In	Value of Notes in	Manata
circulation.	decrease	circulation.	Monthly increase + or decrease	circulation,	Monthly increase + e decrease
R 90 60 man	#	R	R	R 41,89,880	R
82,63,735	******	4,54,23,980	•••••	41,69,000	******
75,89,235	- 6,74,500	3,97,84,425†	- 56.39.555	46,73.950	+ 4,84,07
75,40,160	- 43,075	4,53,84,520	+ 56,00,095	42,00,045†	- 4,73,905
77,26,380 76,96,615	+ 1,80,220 29,765	5,65,35,545 4,99,65,520	+ 1,11,51,025 65,70,025	43,49,775 43,04,170	+ 1,49,730 45,605
73,06,040†	— 3,89,675	4,97,73,255	- 1,92,265	46,28,735	+ 3,24,565
74,59,705	+ 1,52,765	5,63.04,645*	+ 65,31,390	49,08.840	+ 2,80,105
74-33-355 80 02,610	26,350 + 5,69.255	5,45,61,250 5,34,51,325	- 17,43,395 - 11,09,925	48,88,735 43,95,330	— 20,105 — 4,93,405
79.54,350	48,260	5.21.76,280	9,75.045	46,93,625	+ 2,98,295
80,05,370*	+ 1,41.020	5,13.41,560	- 11,34,720	45,62,575	- 1,31,050
80,84,705 78,43,340	— 10,665 — 2,41,365	4.58,00,420 4.34.92,770	- 55,41,140 - 23,07,650	43,27,555 52,75,150°	2,35,020 + 9,47,595
9,27,38,765	*****	59.88,71,515		5,52,08,485	*****
ar from 1862-63.					
•••••	******	1,58,28,571			
7,81,033	******	2.07,25.000 3,26,00.958	•••••	•••••	
29,51,182	*****	3,50.64,905	•••••	9,08 721	
25,00,558	****	4,80,41 935	•••••	10,13,765	
24.05,652	••• ••	4,95,18,959	•••••	15,90,835	
25,81.546 22,52 897		4 50,48,670 4,92,93,254		19,67,01 0 24,73,0 60	
26,74.301	******	4,43,51,004		22,59.591	
52,34,625	•••••	4.77.36.435		22,33,014	
47.59.828 47.77.161	***	5,63,13,434 3,56 37,322	*****	20,30,31 0 21,97,823	
53.43,460		3.27,94,374		17,28,919	•
66,21,276	•••••	3,33,00,831		17,87,612	
62,40,332 54,70,648		3,54,10,793 3,90,98,730		18,40,533 21,98,696	
48,60,418	*** ***	3,67,78,984		25,13,603	
65,49,450		3.65,20,379		26,72 268	
92,54.536 81,32,364	*****	3,81,54,498 3,69,68,543		34 61,504 33,30,384	
78,45,178	*****	4,59,01,757		32,37,773	
76,69,764	*****	3,90,17,564	•••••	29,98,733	
78,99,231 77,28,230	*****	4,44,12,529 *4,99,05,900		30,89 570 46,00,707	
- 1,71,001		+ 54,03,431		+ 15,11,137	
— 2 .165		+ 12'369		+ 48 91 1	
RANGO	ON.	Тотл	L		
13,28,300		14,57,69,040	****		
19,60,645	+ 6,32,345	13,01,78,470†	— 1,55,90,570		
15.11.475	- 4,49,170	13,53.79,320	+ 52,00,850		
13,83 255	- 1,28,220 + 91,975	14,86,28,735	+ 1,32,49,410 35,92,860		
25,48,710	+ 10.73.480	14,16,39,935	- 13,95.930		
33.16,295	+ 7.67,585	15.54,80,080	+ 1,13.40,145		
54,90,060	+ 21,74,665	15,71,34.805	+ 16.54.715		
54,90,060 57,94,625*	+ 21,74,665 + 3,03,665 - 3,65,440				
54,90,060 57,94,625 ⁰ 54,29,185 36,19,440	+ 3,03.665 - 3,65,440 - 18,09,745	15,71,34.805* 15,63,74.280 15,19,68,675 15,41,14,640	+ 16.54.715 - 7.60,525 - 44.05.605 + 21,45.965		
54,90,060 57.94,625 ⁰ 54,29,185	+ 3,03.665 3,65,440	15,71,34.805 ⁶ 15,63,74,280 15,19,68,675	+ 16.54.715 - 7.60,525 - 44.05.605		
54,90,060 57,94,625* 54,29,185 36,19,440 10,72,650†	+ 3,03.665 - 3,65,440 - 18,09,745 - 25,46,790	15,71,34.805* 15,63,74,280 15,19,68,675 15,41,14,640 14,55,56,860	+ 16.54.715 - 7.60,525 - 44.05.605 + 21,45.065 - 85.57,780		•
54.90,060 57.94,625° 54.20,185 36,19.440 10,72,650† 15.71,740	+ 3,03,665 - 3,65,440 - 18,00,745 - 25,46,790 + 4,99,090	15,71,34,805* 15,63,74,280 15,19,68,675 15,41,14,640 14,55,56,860 14,17,32,725	+ 16.54.715 - 7.60,525 - 44.05.605 + 21,45.065 - 85.57.780 - 38,36,135		
54.90,060 57.94.625* 54.29,185 36,19.440 10,72,650† 15.71,740	+ 3,03.665 - 3,65,440 - 18,09,745 - 25,46,790 + 4,99,090	15,71,34,805* 15,63,74,280 15,19,68,675 15,41,14,640 14,55,56,860 14,17,32,725 1,76,52,24,390	+ 16.54.715 - 7.60,525 - 44.05.605 + 21,45.065 - 85.57.780 - 38,36,135		•
54.90,060 57.94,625° 54.20,185 36,19.440 10,72,650† 15.71,740	+ 3,03.665 - 3,65,440 - 18,09,745 - 25,46,790 + 4,99,090	15,71,34,805* 15,63,74,280 15,19,68,675 15,41,14,640 14,55,56,860 14,17,32,725	+ 16.54.715 - 7.60,525 - 44.05.605 + 21,45.065 - 85.57.780 - 38,36,135		
34.90,060 57.94,625° 54.29,185 36,19,440 10,72,650† 15,71,740 3,51,74,210	+ 3,03.665 - 3,65,440 - 18.09,745 - 25,46,790 + 4,99,090	15,71,34.805* 15,63,74.280 15,19,68,675 15,41,14,640 14,55,56,860 14,17,32,725 1,76,52,24,390 4,41,94,385 5,23,25,000 6,88,20 116 7,72,57,983	+ 16.54.715 - 7.60,525 - 44.05.605 + 21,45.065 - 85.57.780 - 38,36,135		
54.90,060 57.94,625° 54.20,185 36,19,440 10,72,650† 15,71,740 3,51,74,210	+ 3,03.665 — 3,65,440 — 18,09,745 — 25,46,790 + 4,99,090	15,71,34.805° 15,63,74,280 15,19,68,675 15,41,14,640 14,55,56,860 14,17,32,725 1,76,52,24,390 4,41,94,385 5,23,25,000 6,88,20,116 7,72,57,983 8,98,93,170	+ 16.54.715 - 7.60,525 - 44.05.605 + 21,45.065 - 85.57.780 - 38,36,135		•
54.90,060 57.94.625° 54.29,185 36,19.440 10,72,650† 15.71,740 3,51,74,210	+ 3,03.665 — 3,65,440 — 18.09,745 — 25.46,790 + 4,99,090	15,71,34,805° 15,63,74,280 15,19,68,675 15,41,14,640 14,55,56,860 14,17,32,725 1,76,52,24,390 4,41,94,385 5,23,25,000 6,88,20,116 7,72,57,983 8,98,93,179 9,28,50,848	+ 16.54.715 - 7.60,525 - 44.05.605 + 21,45.065 - 85.57.780 - 38,36,135		•
54.90,060 57.94.625° 54.29,185 36,19.440 10,72,650† 15.71,740 3,51,74,210	+ 3,03.665 - 3,65,440 - 18.09,745 - 25,46,790 + 4,99,090	15,71,34.805° 15,63,74,280 15,19,68,675 15,41,14,640 14,55,56,860 14,17,32,725 1,76,52,24,390 4,41,94,385 5,23,25,000 6,88,20 116 7,72,57,983 8,98,93,179 9,28,50,848 10,14,55,327 10,66 90,777	+ 16.54.715 - 7.60,525 - 44.05.605 + 21,45.065 - 85.57.780 - 38,36,135		•
34.90,060 57.94,625° 54.29,185 36,19,440 10,72,650† 15.71,740 3,51,74,210	+ 3,03.665 - 3,65,440 - 18.09,745 - 25.46,790 + 4,99,090	15,71,34,805° 15,63,74,280 15,19,68,675 15,41,14,640 14,55,56,860 14,17,32,725 1,76,52,24,390 4,41,94,385 5,23,25,000 6,88,20 116 7,72,57,983 8,98,93,179 9,28,50,848 10,14,55,327 10,66,90,777 9,81,32,240	+ 16.54.715 - 7.60,525 - 44.05.605 + 21,45.065 - 85.57.780 - 38,36,135		•
34.90,060 57.94,625° 54.29,185 36,19,440 10,72,650† 15.71,740 3,51,74,210	+ 3,03.665 - 3,65,440 - 18,09,745 - 25,46,790 + 4,99,090	15,71,34.805° 15,63,74,280 15,19,68,675 15,41,14,640 14,55,56,860 14,17,32,725 1,76,52,24,390 4,41,94,385 5,23,25,000 6,88,20,116 7,72,57,983 8,98,93,170 9,28,50,848 10,14,55,327 10,66,90,777 9,81,32,240 11,41,57,442	+ 16.54.715 - 7.60,525 - 44.05.605 + 21,45.065 - 85.57.780 - 38,36,135		•
34.90,060 57.94.625° 54.29,185 36,19.440 10,72,650† 15.71,740 3,51,74,210	+ 3,03.665 - 3,65,440 - 18.09,745 - 25.46,790 + 4,99,090	15,71,34,805° 15,63,74,280 15,19,68,675 15,41,14,640 14,55,56,860 14,17,32,725 1,76,52,24,390 4,41,94,385 5,23,25,000 6,88,20 116 7,72,57,983 8,98,93,179 9,28,50,848 10,14,55,327 10,66,90,777 9,81,32,240	+ 16.54.715 - 7.60,525 - 44.05.605 + 21,45.065 - 85.57.780 - 38,36,135		•
34.90,060 57.94,625° 54.29.85 36,19.440 10.72,650† 15.71,740 3.51,74,210	+ 3,03.665 - 3,65,440 - 18.09,745 - 25,46,790 + 4,99.090	15,71,34,805° 15,63,74,280 15,19,68,675 15,41,14,640 14,55,56,860 14,17,32,725 1,76,52,24,390 4,41,94,385 5,23,25,000 6,88,20 116 7,72,57,983 8,98,93,179 9,28,50,848 10,14,55,327 10,66,90,777 9,81,32,240 11,41,57,442 12,86,40,367 11,14,51,907 10,67,04,071	+ 16.54.715 - 7.60,525 - 44.05.605 + 21,45.065 - 85.57.780 - 38,36,135		•
34.90,060 57.94.625° 54.29,185 36,19.440 10,72,650† 15.71,740 3,51,74,210	+ 3,03.665 - 3,65,440 - 18.09,745 - 25,46,790 + 4,09,090	15,71,34.805° 15,63,74,280 15,19,68,675 15,41,14,640 14,55,56,860 14,17,32,725 1,76,52,24,390 4,41,94,385 5,23,25,000 6,88,20,116 7,72,57,983 8,98,93,179 9,28,50,848 10,14,55,327 10,66,90,777 9,81,32,240 11,41,57,442 12,86,40,367 11,14,51,907 10,67,04,071 11,35,26,621	+ 16.54.715 - 7.60,525 - 44.05.605 + 21,45.065 - 85.57.780 - 38,36,135		•
34.90,060 57.94,625° 54.29.85 36,19,440 10,72,650† 15.71,740 3,51,74,210	+ 3,03.665 - 3,65,440 - 18.09,745 - 25,46,790 + 4,99.090	15,71,34.805° 15,63,74,280 15,19,68,675 15,41,14,640 14,55,56,860 14,17,32,725 1,76,52,24,390 4,41,94,385 5,23,25,000 6,88,20,116 7,72,57,983 8,98,93,170 9,28,50,848 10,14,55,327 10,66,90,777 9,81,32,240 11,41,57,442 12,86,40,367 11,14,51,907 10,67,04,071 11,35,26,621 11,64,16,538	+ 16.54.715 - 7.60,525 - 44.05.605 + 21,45.065 - 85.57.780 - 38,36,135		•
\$4.90,060 \$7.94,625° \$4.29,185 36,19,440 10,72,650† 15.71,740 3,51,74,210	+ 3,03.665 3,65,440 18,09,745 25,46,790 +- 4,99,090	15,71,34.805° 15,63,74,280 15,19,68,675 15,41,14,640 14,55,56,860 14,17,32,725 1,76,52,24,390 4,41,94,385 5,23,25,000 6,88,20,116 7,72,57,983 8,98,93,179 9,28,50,848 10,14,55,327 10,66,90,777 9,81,32,240 11,41,57,442 12,86,40,367 11,14,51,907 10,67,04,071 11,35,26,621	+ 16.54.715 - 7.60,525 - 44.05.605 + 21,45.065 - 85.57.780 - 38,36,135		•
54.90,060 57.94.625° 54.29,185 36,19.440 10,72,650† 15.71,740 3,51,74,210	+ 3,03.665 - 3,65,440 - 18.09,745 - 25,46,790 + 4,09,090	15,71,34.805* 15,63,74.280 15,19,68,675 15,41,14,640 14,55,56,860 14,17,32,725 1,76,52,24,390 4,41,94,385 5,23,25,000 6,88,20 116 7,72,57,983 8,98,93,179 9,28,50,848 10,14,55,327 10,66,90,777 9,81,32,240 11,41,51,347 11,451,907 10,67,04,071 11,35,26,621 11,64,16,538 13,25,02,472 13,19,05,084 12,79,83,033	+ 16.54.715 - 7.60,525 - 44.05.605 + 21,45.065 - 85.57.780 - 38,36,135		•
\$4.90,060 \$7.94,625° \$4.49,185 36,19,440 10,72,650† 15,71,740 3,51,74,210	+ 3,03.665 - 3,65,440 - 18.09,745 - 25,46,790 + 4,99.090	15,71,34.805* 15,63,74.280 15,19,68,675 15,41,14,640 14,55,56,860 14,17,32,725 1,76,52,24,390 4,41,94,385 5,23,25,000 6,88,20,116 7,72,57,983 8,98,93,179 9,28,50,848 10,14,55,327 10,66,90,777 9,81,32,240 11,41,57,442 12,86,40,367 11,14,51,907 10,67,04,071 11,35,26,621 11,64,16,538 13,25,02,472 13,19,05,084 12,79,83,033 13,66,29,354*	+ 16.54.715 - 7.60,525 - 44.05.605 + 21,45.065 - 85.57.780 - 38,36,135		•
\$4.90,060 \$7.94,625° \$4.29,185 36,19,440 10,72,650† 15.71,740 3,51,74,210	+ 3,03.665 - 3,65,440 - 18.09,745 - 25,46,790 + 4,09.090	15,71,34.805° 15,63,74.280 15,19,68,675 15,41,14,640 14,55,56,860 14,17,32,725 1,76,52,24,390 4,41,94,385 5,23,25,000 6,88,20 116 7,72,57,983 8,98,93,179 9,28,50,848 10,14,55,327 10,66,90,777 9,81,32,240 11,41,57,442 12,86,40,367 11,14,51,907 10,67,04,071 11,35,26,621 11,64,16,538 13,25,02,472 13,19,05,084 12,79,83,033 13,66,29,354° 13,50,46,242	+ 16.54.715 - 7.60,525 - 44.05.605 + 21,45.065 - 85.57.780 - 38,36,135		•
\$4.90,060 \$7.94,625° \$4.94,685 36,19,440 10,72,650† 15,71,740 3,51,74,210	+ 3,03.665 - 3,65,440 - 18.09,745 - 25,46,790 + 4,99.090	15,71,34.805* 15,63,74.280 15,19,68,675 15,41,14,640 14,55,56,860 14,17,32,725 1,76,52,24,390 4,41,94,385 5,22,25,000 6,88,20 116 7,72,57,983 8,98,93,179 9,28,50,848 10,14,55,327 10,66,90,777 9,81,32,240 11,41,57,442 12,86,40,367 11,14,51,907 10,67,04,071 11,35,26,621 11,64,16,538 13,25,02,472 13,19,05,084 12,79,82,033 13,66,29,354 13,50,46,242 15,18,07,113 13,38,69,257	+ 16.54.715 - 7.60,525 - 44.05.605 + 21,45.065 - 85.57.780 - 38,36,135		•
\$4.90,060 \$7.94.62\$\text{0}\$ \$4.29,185 \$6,19.440 10,72.650\tau 15.71,740 3.51,74,210	+ 3,03.665 3,65,440 18,09,745 25,46,790 +- 4,99,090	15,71,34,805° 15,63,74,280 15,19,68,675 15,41,14,640 14,55,56,860 14,17,32,725 1,76,52,24,390 4,41,94,385 5,23,25,000 6,88,20 116 7,72,57,983 8,98,93,179 9,28,50,848 10,14,55,327 10,66,90,777 9,81,32,240 11,41,57,442 12,86,40,367 11,14,51,907 10,67,04,071 11,35,26,621 11,64,16,538 13,25,02,472 13,19,05,084 12,79,83,033 13,66,29,354 13,50,46,242 15,18,07,113	+ 16.54.715 - 7.60,525 - 44.05.605 + 21,45.065 - 85.57.780 - 38,36,135		•

No.
Statement of Notes Issued,

			UPRES.	10 R	UPERS.	20 R	UPER.	
CIMELE.	NATURE OF WORK.	No.	Value.	No.	Value.	No.	Value,	No.
Calcutta	Notes issued.	393,821	19,69,105	2,290,312	2,29,03,120	168,420	33,68,400	142,570
Allahabad	,,	11,666	58,330	39,275	3,02,750	24,547	4,90,940	17 638
ahore .	"	11,134	55,670	57,825	5.78,250	33,270	6,65,400	22,459
Bombay	,,	337,587	16,87,935	993,682	99,36,820	159,669	31,93,380	101,241
Currachee	"	3,648	18,240	26,706	2,07,060	9,838	1,96,760	4,57
fadras	"	82,632	4,13,100	208,022	20,80,220	94,361	18,87,2204	71,64
Calicut	"	12,580	62,945	10,670	1,06,700	6,187	1,23,740	6,17
angoon	33	17,041	8205	18,521	1,85,210	6,729	1,34,580	5,55
Total .		870,718	43,53,590	36,45,022	3,64,50,220	503,021	1,00,60,420	371,862
ercentage on Total Issues		13'17		55.13		7.61	***	5.69
	(•••	.57		4.80		1'33	
alcutta	Notes received	422,737	21,13,685	2,199,199	2,19,91,990	1,78,061	35,61,220	147,03
Ilahabad	, ,,	12,344	61,220	38,567	3,85,670	24,756 32,355	4,95,120 0,47,100	17,42 22,06
ahore	,,,	10,440 331,871	52,200	62,255	6,22,550			
ombay	"	4,694	1 6,59,35	979,387	97,93,870	156,776	31,35,520 2,10,760	99,24, 5.08
urrachee	"	84,207	23,470	. 23,743	2,37,430	97,805	19,56,100	72,07
fadras	"	10,752	4,21,035	200,317	1,06,170	6,630	1,32,600	6,22
Calicut	33	15,318	53,760 76,590	10,617	1,49,030	6,140	1,22,800	4,400
TOTAL .		892,263	44,61,315	3,534,988	3,53,49,880	513,061	1,02,61,220	373,551
Percentage on Total Receipt	ξ · · ·	13.66	 '58	54.12	4.62	7:86		572
	16	•••	1 1			•••		•••
alcutta	Notes cancelled	344,657	17,23,285	1,647,658	164,76,580	119,828	23,96,560	105,28
Ilahabad	,,	10,935	54,675	33.457	3,34,570	21.911	4,38,220	16,41
ahore	, ,	10,483	52,415	55,525	5.55,250	30,923	6,18,460	22,10
iombay	• •	195,918	9,79,590	626,466	62,64,660	111,522	22,30,440	71,24
urrachee	, ,	4,395	21,975	20,363	2,03,630	9,179	1,83,580	4,49
ladras · · ·		54,728	2,73,640	154,447	15,44,470	65,511	13,10,220	47.87
Calicut • • • •	"	10,332	51,660	10,157	1,01,570	6,359	1,27,180	5,67
angoon	"	7,037	35,185	7,693	76,930	3,373	67,460	2,05
Total .		638,485	31,92,425	2,555,766	2,55,57,660	368,606	73,72,120	275,14
ercentage on Total Can-	{ : : :	13'43		53*73	5'98	775	1.73	57
Percentage on Total Can- cellation on Receipts		71.26	***	72'29	-	71.85		73.6

Abstract of all Circles

	YEA			l	Notes	issued.
	3 8.7	· K.			No.	Value.
1861 -6 2					367,200	4,20,00,000
1862-63		•		•	205,015	2,52,55,500
1863-64	•		•	-	336,201	4,72,01,000
1864-65	•			-	598,260	4,53,00,110
1805-66	•	•	•	- II	000,150	10,10,04,020
1866-67	•	•	•	٠. ا	1,968,688	20,80,12,150
1867-68			•	. [2,790,745	33,06,49,710
1868-69		•		.	3,117,050	44,00,73,020
1869-70	•	•		• il	3,396,828	49,34,48,480
1870-71	•		•	.	3,855,477	56,63 ,6 2,620
1871-72			•	• []	4,045,118	62,25,21,200
1872-73	•	•	•	•	4,480,446	57,39,09,525
1873-74				-	4,915,365	01,60,24,575
1874-75				•	5,145,682	08,25,78,760
1875-76	•			.	5,325,790	62,69,70,815
1876-77				- 11	5,777,514	78,77,51,185
1877-78	•	•		.	6,251,704	99,52,50,980
1878-79		•	•	. 1	5,853,587	86,09,06,930
18 79-8 0	•	•	•	. #	6,252,415	81,51,93,855
1880-81	•	•	•	. 1	6,731,153	85,23,94,490
1881-82		•	•	.	6,066,875	71,68,22,915
1882-83		•	•	.	6.417.808	73,71,05,755
1883-84			•	.	6 828,374	67,02,69,920
1884-85	•			.	0,914,915	73,99,22,015
1885-86	•			•	6,610,519	76,10,25,730

II.

Received, and Cancelled during 188 5-86.

Rupers.	100	Rupage.	50	O RUPERA.	2,0	oo Rupees.	10,0	ogo Rupres.	1	01 AL.
Value.	No.	Value.	No.	Value.	No.	Value.	No.	Value.	No.	Value.
71,28,500	367,433	3,67,43,300	70,307	3,51,53,500	132,168	13,21,68,000	8,661	8,66,10,000	3,573,602	32,60,43,925
8,81,000	22,493	22,49,300	2,782	13,91,000	5,682	56,82,000	707	70,70,000	124,790	1,82,16,220
11,22,050	30,073	30,07,300	8,453	42,20,500	9,564	95,64,000	647	64,70,000	173,425	2,56,00,070
50,62,050	172,580	1,72,58,000	11,569	57,84,500	62,542	6,25,42,000		16,50,80,000		
2,28,550	8,388	8,38,800	1,266	6,33,000	5,256	52,56,000		24,30,000	1,055,376	27,05,44,685
35,82,400	200,504	2,00,50,400	31,951	1,59,75,500	19,783			24,30,000		98,68,410
35,02,400		14,80,000				1,97,83,000	2,784	2,78,40,000	711,685	9,16,11,900
3,08,800° 2,77,950	8,583	8,58,300	559 871	2,79,500 4,35,500	303 1,106	3.03,000	221 1,100	1,10,90,000	51,514 60,119	48,74,775 1,41,75,745
-111195-		-70-70-		4,55,5		.,,,,,,,,,		1,1.,90,0.0	w,,119	*,4*,/3,/43
1,85,93,100	824,854	8,24,85,400	127,758	6,38,79,000	236,404	23,64,04,000	30,880	30,88,00,000	6,610,519	76,10,25,730
•••	12.48		Z-94		3.22	l l	'47		100	
2.44	•••	10.84		8.39		31.00	•••	40.28	•••	100
73,51,650	371,409	3,71,40,900	70,052	3,50,26,000	134,601	13,46,01,000	9,052	9,05,20,000	3,532,144	33,23,06,445
8,71,200	21,410	21,41,000	2,297	11,48,500	5,897	58,97,000	695	69,50,000	123,290	1,79,49,710
11,03,150	26,249	26,24,900	8,233	41,16,500	9,617	96,17,000	731	73,10,000	171,943	2,60,93,400
49,62,250	177,931	1,77,93,100	12,498	62,49,000	64,410	6,44,10,000	16,495	16,49,50,000	1,838,613	27,29,53,095
2,54,200	8,483	8,48,300	1,273	6,36,500	5,283	52,83,000	129	12,90,000	50,227	87,83,660
36, 03,650	191,652	1,91,65,200	31,734	1,58,67,000	20,244	2,02,44,000	2,555	2,55,50,000	706,587	8,88,70,155
3,11,000	13,648	13,64,800	536	2,68,000	296	2,06,000	213	21,30,000	48,012	46,62,330
2,20,450	6,618	6,61,800	902	4,51,000	1,234	12,34,000	1,101	1,10,10,000	50,625	1,39,25,670
1,86,77,550	817,400	8,17,40,000	127,525	6,37,62,500	241,582	24,15,82,000	30,971	30,97,10,000	б,531,341	76,55,44,465
	12.21		1.02		3'7		·48		100	
2.44		10.66		8.33		31.20		40.46		100
52,64,300	287,486	2,87,48,600	62,286	3,11,43,000	117,624	11,76,24,000	3,723	3,72,30,000	2,688,548	24,06,06,325
8,20,500	20,073	20,07,300	2,047	10,23,500	4,415	44,15,000	183	18,30,000	109.431	1,00,23,765
11,05,350	26,199	26,19,900	8,062	40,31,000	6,762	67,62,000	266	26,60,000	160,327	1,84,04,375
35,62,350	116,645	1,16,64,500	10,508	52,54,000	38,908	3,89,08,000	2,788	2,78,80,000	1,174,002	0,07,43,540
2,24,550	7,659	7,65,900	1,148	5,74,000	2,365	23,65,000	83	8,30,000	49,683	51,68,635
23,03,000	152,400	1,52,40,000	18,895	94,47,500	9,666	96,66,000	978	97,80,000	504,503	4,96,55,730
2,83,650	12,276	12,27,600	467	2,33,500	212	2,12,000	146	14,60,000	45,022	36,97,160
1,02,500	3,133	3,13,300	419	2,09,500	519	5,19,000	140	14,00,000	24,364	27,23,875
1,37,57,100	625,871	6,25,87,100	103,832	5,19,16,000	180,471	18,04,71,000	8,307	8,30,70,000	4,756,480	42,79,23,405
	13.10		2.18		379	[.18		100	
3.33		14.63		13.10		42.11		19.42		***
	76.27	•••	81.43	•••	78.85		26.82		72·8 3	55:89

from 1861-62 to 1885-86.

Notes Ri	CEIVED.	Notes Ca	NCELLED,
No.	Value,	No.	Value.
2,000	10,00,000		•••
82,820	1,49,55,500	52,520	1,10,05,500
248,582	4,17,01,000	240,478	3,74,51,000
253,708	3,37,69,900	214,290	3,15,66,660
854,111	9,98,39,180	386,174	3,90,71,620
1,917,381	25,36,97,220	831,631	7,50,95,040
2,424,319	30,72,64,270	998,679	10,85,20,500
2,936,353	44,69,90,180	1,553,433	14,25,85,600
3,353,591	48,70,24,340	1,906,794	22,30,04,250
3,728,082	56,66,28,810	2,005,842	24,70,50,750
3,813,861	60,48,10,040	1,894,516	25,64,60,160
4,194,129	59,96,88,825	2,150,039	25,00,27,590
4,620,018	62,64,55,900	2,505,830	20,20,42,890
4,762,530	63,66,57,570	3,094,093	28,68,05,125
5,269,541	62,17,81,655	3,500,388	29,62,56,840
5,702,046	77,87,26,475	3,661,384	37.89,18,425
6,120,202	90,25,97,735	4,399,755	45,50,70,735
6,036,955	90,75,19,920	4,115,911	42,84,16,310
6,067,688	80,79,23,265	3,889,150	35,31,49,630
6,625,315	84,04,84,390	4,172,534	38,61,13,350
5.004.017	71,06,97,175	3,855,555	37,95,01,280
6,164,317	73,16,24,485	4,344,957	43,60,02,315
6,769,057	68,03,02,000	4,710,289	42,04,58,825
6,692,313	72,12,80,855	5,137,324	43,41,77,545
6,531,341	76,55,44,405	4,756,480	42,79,23,405

Statement of Receipts and Expenditure of the

	Calcutta,	Allahabad.	Lahore,
RECEIPTS. 1885-86. Interest realized on Government Securities	R a. p. 11,13,125 0 0	R a. p. 1,00,967 0 0	R a. p. 1,44,720 0 0
SUNDRY CASH RECEIPTS. Miscellaneous	188 12 0 	1,01,087 11 0	374 8 6 95 0 0 1.45,189 8 6
DISBURSEMENTS. Salaries Establishment Temporary Establishment Charges for Remittance Stationery Printing Charges Service Telegrams Purchase of Service Stamps House, Lighting, Police and Water-rate Cost of Note forms One-third freight on Europe Stores Pensions and Gratuities Cost of Repairs, &c., to Currency Buildings Cost of Chests, Bags, and Locks Contingencies Travelling Allowances Dead Stock, cost of Office Furniture TOTAL DISBURSEMENTS DURING 1885-86	23,400 3 9 69,396 0 6 2,544 10 3 261 15 0 1,359 11 3 1,958 13 9 216 0 0 556 3 6 4 500 0 0 1,50,836 2 8 41 5 3 7,736 5 10 2,482 0 0 40 2 6 5,575 6 3 121 4 6 976 6 3	10,301 4 8 436 0 0 3,399 11 3 9 4 0 771 7 11 18 2 0 350 13 0 2,507 17 10 560 0 0 710 12 2 387 4 6	7,853 0 10 9,687 9 5 285 15 0 730 9 6 235 5 0 461 4 6 166 12 8 344 1 4 165 1 5 478 6 0 1,251 8 5 193 1 0
PROFIT	8,35,317 0 9	81,635 4 8	1,23,336 13 5

ABST

													Calcutta	١.	Allaha	ıbad.		Lahor	re.	
					R	ECE	IPTS.						R	a. p.	R	a.	p.	R		p.
1861-62	•	•	•		•		•		•	•	•	•			••••	•••		••••		
1862-63		•	•	•	•	•	•	•	•	•	•		1,52,316				- 1	•••••		
1863 64 1864-65	•	•	•	•	•	•	•	•	•	•	•		3,27,731	5 4				••••		
1865-66	•	•	•	•	•	٠.	•	•	•	•	•	•	9.69.318	4 4			اه	31,484		0
1866-67	•	•	•	•	•	•	•	•	•	•	•	•	6,05,285 6,91,286				0	31,517		ŏ
1867-68	•	•	•	•	•	•	•	•	•	•	•		5,32,803	9 9	1		4	28.944		ō
1868-69	•	•	•	•	•	•	•	•	•	•	•		5,81,265	0 0	49,442		3	37,827		5
1800-70	:	:	•	•	•	•	•	•	•	•	•	•	6,50.2 8		48,310		8	35,133		
1870-71			-	:	•	•	•	•	•	:	•		5,36.277	7 6	62.787	_	7	40,616		ı
1871-72		•	•		Ċ	•			Ċ		•	: :	5 38 378	2 Q	45.512		6	65.087	5	3
1872-73								·		•			8,91,423	8 3	96.879		9	88,368	10	Õ
1873-74		•											10,04,194	6 0	1,56,749		6	1,01,370	14	0
1874-75													11,87,241	11 6	1 69036	0	0	1,10 593	7	3
1875-76													10 92,810	4 6	1,13.670		0	1,28,291		9
1876-77													10.74.581	8 o	1,09.322		0	1,34,781		9
1877-78													11,80,079	78	1,12,726		0	1,11,997		9
1878-79													12,35.775	6 10	85,487		0	94,621		0
1879-80													13.9,,850	3 11	99.873		0	1,31,198		3
1850-81													12,55,051		89.304		0	1.69,020		0
1881-52	•		•			•			•		•		12,05,842		85.948		o ¦	1 55,632	v	ó
1882-83	•	•	•				•						12 99,622	0 0	1,11,111		0	1.24.487		6
1893-84	•	•			•		•						12.21,107	•	1,11,492		0	1,56,363	_	0
18 4 85	•	•	•	•			•	•					11.41,5.4		1,11.237		3	1,53,06		0
1835-86	•	•			•		•						11,13,313	12 0	1,01,087	11	0	1,45,189	8	6
											Тота	L .	2,19,42.085	o 8	18,21,666	8 .	4	20,75,588	10	5
1861-62				D	ISBU	JRSE	MEN	TS.					2,639	2 7			۳.			
1862-63	٠.	•	•	•	•	•	•	•	•	•	•			8 3						
1863-64	•	•	•	•	•	•	•	•	•	•	•	• •	1,40 049	•						
1864-65	•	•	•	•	•	•	•	•	•	•	•		34,145	8 6	20.329		2	17,539		0
1865 66	•	•	•	•	•	•	•	•	•	•	•	• •	4,00,080		17,824		ا و	21,500		3
1866-67			·	•	•	•		-	Ċ		•	•		4 11	13,488		2	16,999		3
1867-68			-	•			•		•		:			0 0	17.230		0	20,862	13	7
1878-60						•			·				5.71,781	12 Q	14,792		4	15.285	6	4
1869-70											•		99,909		14,991		1	10,687	14 (6
1870-71					•								1,30,079		15 505		4	13.726	6	9
1871-72		•										. :		6 2	14,457		6	19.870		1
1872-73													1,27.751	14 3	20,570			11,243	-	б
1873-74													1,65,462	14 5	51,083		7	14,189		7
1874-75														6 10	21,920		4	22,072		8
1875-76				•									1,26,771	7 8	44,446		4	13.937		8
1876-77			•		•	•								0 11	19,322		0	10,443		9
1877-78		•	•			•							1,82,693		13,346		3	18.445	5 1	
1878-79	•						•						2,38,041		16,616		5	14,376	•	0
1879-80		•	•	•	•		•			•		•		1 5	14.744		3	15,044		6
1880-81		•				•	•	•				.		0 0	14.910		•	14,851		D
1881-82	•	•	•	•	•	•	•			•		•		0 3	21,755	1 10		17,482		9
882-83	•	•	•	•	•	•	•		•	•		• •	2.61,461	7 4	19.251	9 !		14,632	-	8
883-84	•	•	•	•	•	•	•	•	•	•		• [9 8	18,552			14,967	0 10	
884-85 .	•	•	•	•	•	•	•	•	•			- 1	1,28,143 1		22,857			15,118		
88 5-8 6 .	•	•	•	•	•	•	•	•	•	•		•	2,77,996 1	1 3	19.452	0 4	- -	21,852	11 1	
											Total		48,33,681	1 5	4,48,057	9 1		3,61,131	2 ;	3
											n	ı			13,73,608	15 3	, -	17,14,457	8	2
											PROFIT	- 1	1,71,08,403 1	53	000,رروره	-3 3	, i	·/:-=#43/		-

III.

Department of Issue of Paper Currency for the year 1885-86.

Bombay.	Kurrachee.	Madras.	Calicut.	Rangoon.	TOTAL.
R a. p. 7,87,966 o o	R a. p. 83,186 о о	R a. p. 2,33,977 0 0	R a. p. 15,682 0 0	R a. p. 21,245 0 0	R a. 25,00,868 o
408 2 7 	587 13 4 45 0 0	173 5 9 880 0 0	 120 0 0		1,853 5 1,140 0
7.88,374 2 7	83,818 13 4	2,35.030 5 9	15,802 0 0	21.245 0 0	25,03,861 5
15,000 0 0 51,643 13 3	1,0u8 11 9 4,439 0 0	17,827 1 10	1,200 0 0 3,250 12 0	• 14.531 1 7	48,552 0 1,81,076 11
1,212 8 0					4.193 2
7,058 8 6	2,691 7 0	1,398 12 1		·	14,810 5
g10 15 4	173 13 10	367 4 8	39 9 6		3,146 9
1,762 10 5	174 5 0	548 9 3	•••••		5.946 7
231 9 0	64 5 0	9630	38.10	159 8 0	1,059 1
775 O O	85 o o	205 9 0	75 0 0	30 1 0	2,538 15
52 0 0	,		•••••		4.718 12
*****		18,387 7 1	1,135 5 7	••••	1,76,358 15
11 1 3	•••••	3 12 8	*****		56 3
1,150 0 0		1,961 15 8	498 o o		14,198 1
384 5 O	••••••	205 7 0			3,236 13
		1,274 0 11			2,352 9
2,381 12 5	180 10 6	547 15 5	121 1 3	112 4 6	10,881 6
617 13 0	76 10 0	271 12 9		74 0 0	1,161 8
20 8 0		46 3 0			1,617 6
83,212 8 2	8,983 15 1	43,142 2 4	6,357 13 4	14,906 15 1	4,75.905 2
7,05,161 10 5	74,8,34 14 3	1,91,888 3 5	9,444 2 8	6,338 0 11	20,27,956 2

RACTS.

Bombay.		Kurrachee.	Madras.	Calicut.	Rangoon.	TOTAL.
R a. j	þ.	R a. p	R a. p.	R a. p.	R a. p.	R a. p.
*****	- 1	******		•••••	******	•••
•••••	- 1	•••••	•	•••••	·····	1,52,316 10 2
		*****			******	3.27,731 5 4
O	6		1,73,913 14 10	0.769 0.0	•••••	10,54,979 0 8
	3	4.637 7 9	1,67 917 2 10	3.268 2 0	••••	16.78.391 10 6
7140,050	!	23,870 0 0	1,18,395 11 4			16,62,849 10 11
	5	20,677 12 5 28,822 15 1	1,21,084 15 9	4.137 1 3	•••••	13.45.815 4 8
-1/41. 20	10	38,506 11 1	-1-47.77 - 3	12,011 10 11		14,80,972 11 8
	4	34,317 10 3	1,14,559 2 3 1,32,080 14 7	13.113 3 5		16,67,871 9 0
	7	27.705 4 9		14.877 11 0		14,9,4,867 10 9 14,25,465 7 11
10,45,520 I	2	37.003 12 0		33.612 4 0		
7,50.230 12	9	40,085 0	1	46.806 10 3		23.92.227 6 4 23.71,584 0 6
6,77,999 6	4	35,000 12		49.770 0 0		23.69.904 8 1
	6	30,340 0 0	1 2 2 2 2	55.570 0 0		
7,01,084 13	8	40,050 I	-104141	39.443 0 0		23,67,517 14 5 23,68,799 4 8
	io l	35.533 13	-1-5/00-	37.805 0 0		24.49.6.7 12 3
6,52.369 0	4	47,007 0 0	409 1139	27.938 0 0		23.95.495 12 2
7,72,780 3	3	54,105 0		35,592 0 0		27.90,825 10 1
6,96,539 0	ö	62, 0 88 o c		22,785 0 0	l	25,14,818 0 0
	11	00.126 0		24,016 0 0		25.02,000 15 0
6,82.831 3	o i	54,730 0		14,854 0 0		25,02,505 4 4
6,93,775 7	1	50,440 12		18,828 0 0	17,260 n o	25,08,857 I 6
7,65,661 1	9	55.927 9	2,43,696 15 0	16,324 0 0	23,476 0 0	25.10 909 12 9
7.88,374 2	7	83,818 13	2,35,030 5 9	15,802 0 0	21,245 0 0	25,03,801 5 2
1,56,22,413 13	6	8.70.776 7	45,46,315 12 9	5,03,037 7 9	61,981 0 0	4.74 52,864 12 10
0.404.10	0	******	751 9 3		44	5.885 5 10
2,494 10 1,73,996 6	0	•••••	50,610 10 1		*****	5,30,812 8 10
	11	*****	58,638 9 6	1		3,05,408 10 4
2,61,955 7	8		59 511 2 3	3,112 11 4		3,95,594 6 11
3,06,084 4	8	9,596 11		11,132 8 5	••••	8,45,092 5 9
3,58,829 8	3	8,632 0				9,92,303 2 9
1,29,160 8	5	10,500 12 1	36,798 8 6	4,657 14 4	****	3,09,306 6 7
1,12,952 8	4	10,517 15	30,912 2 6	4.695 15 6	******	7.60,938 11 0
	10	7.711 15	33-335 4 5		•••••	2,89,860 3 4
1,21,404 7	7	5,922 4	44,446 15 1	4,546 11 2	•••••	3,30,231 1 7
1,02,736 7	5	., .	34,553 0 1		•••••	2,85,394 9 5
99,551 13	8	7,225 11			•••••	3,13,515 6 5
1,64,282 3	4	9,157 11 1			•••••	4,55.976 2 0
1,50,860 9	2	6,097 0	70-1		******	3,89,843 9 8
1,02,627 5	0		35.306 1 0	0,0		3,35,327 11 2
86,264 8	2	1,-00 1	35.215 10 6		******	3,13,656 14 9
2,23,222 6	1	7,	331-37	6,894 5 5	000 111	4,84,992 15 5
1,92,575 6	8	4,004 0			******	5,18.910 3 4 3,23801 13 1
1,00,247 4	8	7.10	39,214 6 8		*****	3,23 801 13 1 2,7%,136 0 0
82,161 0	0	3/1	. 12	- 0-0	******	3,24.762 10 11
78,796 0	4		42,480 1 4	1 6.44 0.44		4.25,304 11 4
-6144-	11	71.700	49 448 0 10	1 46.0	10,638 4 4	4,27,906 13 9
98,933 12 94,800 6	7		29.430 11 9		14,234 8 4	
94,890 6 83,212 8	5 2	£'	43,142 2 4	6	14,906 15 1	3,17,17± 13 7 4,75,905 2 8
34.9%,218 9	10	1,62,204 15	10,34,299 9 1	1,33,667 13 6	39,779 11 9	1,05.03,040 8 5
1,21,32,195 3	8	7.17.571 7 1	35,12,016 3	3,69,369 10 3	22,201 4 3	3,69,49,824 4 5

No. IV.

Classification of Treasuries according to Encashment of Notes.

	A .	В	С			
Treasuries which were able throughout the year to cash notes at all times to the extent of the public demand on them.		Treasuries ordinarily able to eash notes on presentation.	Treasuries at which this secommodation could not usually be given.	A	B	C
		India.				
Ajmere.		Bhopal.	Khatmandu.			
Beluchistan.		Nowgong-Bundelkhand.				
Coorg.		Sambhur.				
Gwalior.*						•
Indore.						
	•	·		5	3	ī
		Central Provinces.		3	3	
Balaghat.		Chhindwara.	Saugor.			
Betul.		Jubbulpur.	•			
Bhandara.		Raipur.				
Bilaspur.		Seoni.				
Chanda.		Wardh a .				
Damoh.		Hoshangabad.				
Mandla.						
Narsinghpur.						
Nimar.						
Sambalpur.						
•		Burma.		10	6	I
Kyouk-Phyoo.	Tharawaddy.	Thayetmyo.	,			
Bassein.	Prome.	Shoagyeen.				
Maoobeng.	Mergui.	Tounghoo.				
Sandoway.	Tavoy.	_				
Henzada.	Pegu.					
	' -			16	3	•••
			Carried over .	25	12	2

This Treasury was closed with effect from 3rd March 1886.

A		В	С		3 12 1 13 22 3 17 17 17 17	
Treasuries which were able throughout the year to cash notes at all times to the extent of the public demand on them.		Treasuries ordinarily able to cash notes on presentation.	Treasuries at which this accommodation could not usually be given.	A	В	c
		Assam.	Brought forward	25	12	2
			Cachar.			
•			Darrang.		•	
			Garo Hills.			
			Goalpara.			
		,	Kamrup.			
	•		Khasi Hills.			
			Lakhimpur.			
			Manipur.			
			Naga Hills.			
		,	Nowgong.			
			Sibsagar.			
			Sylhet.			
		Bengal.		•••		12
Burdwan.	Nuddea.	Rungpore.	Darjeeling.			
Bankura.	Jessore.	Puri.				
Beerbhoom.	Khulna.	Singhbhoom.				
Midnapore.	Moorshedabad.					
Hooghly.	Dinagepore.					
Howrah.	Rajshahye.					
24-Pergunnahs.	Bogra.					
	Pubna.					
	•					
						li .
	•					
						·
	•		Carried over .	15	3	1
			Carried over .	25	12	14

A	В .	С			
Treasuries which were able throughout the year to cash notes at all times to the extent of the public demand on them.	Treasuries ordinarily able to cash notes on presentation.	Treasuries at which this accommodation could not usually be given.	A	В	С
		Brought forward	25	12	14
Jalpaiguri.	Bengal—contd.	Brought forward	15	3	ţ
Dacca.					
Furreedpore.	·				•
Backergunge,					
Mymensingh.					
Tipperah.				•	
Chittagong.					
Noakholly.					
Patna.				•	
Gya.					
Shahabad.					
Durbhunga.					
Sarun.					
Chumparun.					
Monghyr.					
Bhagalpore.					
Purneah.					
Nya-Doomka.	•				
Cuttack.					
Mozufferpore.	•				
Balasore.					
Hazaribagh.					
Lohardugga.	•				
Manbhoom.					
Maldah.					
·	NW. P. & Oudh.			3	1
Aligarh.	Allahabad.	Agra.			
Basti.	Bareilly.	Benares.			
Cawnpore.		Carried over .	3	2	2
		Carried over .	65	15	15
•			-5	-5	.0

A	В	С			
Treasuries which were able throughouthe year to cash notes at all times to the extent of the public demand on them.	Treasuries ordinarily able to cash notes on presentation.	Treasuries at which this accommodation could not usually be given.	A	В	С
	•	Brought forward	65	15	15
•	NW.P. & Oudh—	Brought forward	3	2	2
Farukhabad.	Badaun.	Bulandshahr.			
Gonda.	Bara Banki.	Dehra Dun.			
Lalitpur.	Bahraich.	Kumaun.			
Muzaffarnagar.	Etah.	Pilibhit.			
Partabgarh.	Faizabad.				
Rae Bareli.	Jalaun.				
Rurki, ·	Mathura.	1			
Sultanpur.	Moradabad.	,	•		
Azamgarh.	Sitapur.				
Banda.	Unao.				
Bijnor.					
Etawah.					
Fatehpur.					
Ghazipore.					
Gorakhpur.					
Hamirpur.					
Jaunpore.					
Jhansi.					
Meerut.					
Mirzaporc.	•				
Mainpuri.					
Saharanpur.					
Shahjahanpur.					
Ballia.					
Hardoi.					
Kheri.					
Lucknow.			į		
				•	
			30	12	6
	Punjab.				
A					
Amritsar.	}				
Bannu.				ĺ	
Dera Ghazi Khan.					
Dera Ismail Khan.		Carried over .			
		ļ.	4	•••	
		Carried over .	95	27	21

A	В	С			
l'reasuries which were able throughout the year to cash notes at all times to the extent of the public demand on them.	Treasuries ordinarily able to cash notes on presentation.	Treasuries at which this accommodation could not usually be given.	A ,	В	Ć
		Brought forward	95	27	21
	Punjah-contd.	Brought forward	. 4		•••
Ferozepur.					
Gujranwala.					•
Gujrat.			•		•
Gurdaspur					
Gurgaon.				-	
Hissar.					
Hoshiarpur.					
Hazara-				1	
Jhang.					
Jhelum.					
Jullundur.					
Kangra.				1	
Kohat.					
Karnal.					
Ludhiana.				İ	
Multan.					
Montgomery.	•			1	
Muzaffargarh.			1		
Peshawar.	<u> </u>				
Rawal Pindi.					
Rohtak.					
Sialkot.					
Shahpur.					
Simla.					
Umballa.*					
			29		400
	Madras.				
Vizagapatam.	Ganjam.	W:-A			
Nellore.	Godavari.	Kistna.†			
	Gugavari.	Bangalore.			
•		Carried over .	2	2	
		Carried over .	124	27	2

The Umballa Treasury was not able to cash notes in December 1885 owing to extraordinary demand for silver on account of the Delhi Camp of Exercise.

† In consequence of an arrangement under which the Bank of Madras takes over the entire surplus whole rupees for the Guntur Branch.

' A	В	С			
Treasuries which were able throughout the year to cash notes at all times to the extent of the public demand on them.	Treasuries ordinarily able to cash notes on presentation.	Treasuries at which this accommodation could not usually be given.	· A ·	В	C
-	Madras —contd. Bellary.	Brought forward Brought forward	124	27	21 · 2
Kurnooj.	Coimbatore.	Nilgiris.		•	
Anuntapur.	Malabar.			!	
Cuddapah.	South Canara.			į	
Chingleput.					•
North Arcot.				i	
South Arcot.				1	
Salem.				;	
Trichinopoly.					
Tanjore.					
Madura.				*	
Tinnevelly.				1	
Travancore.					
•	Bombay.		14	6	
Ahmednagar.		Bijapur.		!	
Belgaum.		Kutch.			
Colaba.		Dharwar			
Hyderabad (Sind).					
Kaira.					
Kanara.					
Khandesh.					
Nasik.					
Ratnagiri.					
Satara.					
Shikarpur.					
Sholapur.					
Surat.	ŀ				
Thana.					
		Carried over .	14		3
•		Carried over .	138	33	24

A	В	С			
Treasuries which were able throughout the year to cash notes at all times to the extent of the public demand on them.	Treasuries ordinarily able to cash notes on presentation.	Treasuries at which this accommodation could not usually be given.	A	В	С
·	Dombon and	Brought forward	138	33	24
·	Bombay—contd.	Brought forward	14	•••	3
Kathiawar.					
Aned.					
Baroda.					
Ahmedabad.					
Broach.					
Kurrachi.					
Poona.			17		3
	Hyderabad.		• 7		3
		Akola.	!		
		Amraoti.	; ;		
		Basim.	, , ,		
		Buldana.			
		Ellichpur.		İ	
		Wun.			. 6
•				•	
		Total .	155	• 33	33
		TOTAL OF A, B, C		225	

No. V

Statistics of Treasury and other Balances on 31st December 1885.

					Denon	INDMINATION OF NOTES.	* O LI			To	Total.		PERCEN	PERCENTAGE 07 NOTES.
	ď	g g	å	ş	Retros	8 42	R1,000.	Rto, one.	Foreign Crede Notes.	Notes.	Cash.	Total.	7. 28 28.	00 M
Treasuries and Branch Banks.										•				
Calcutta Circle	24.570	70,950	30,300	1,76 000	3,21,600	29,500	1,15.000	4,50,000	5,86,050	17,93,970	77,34,336	95,28.306	0	31
Allahabad	17,260	41,600	53,080	1,12,250	1,68,200	1,24,000	3,36,000	:	6,63,195	15,15,585	1,40,02,089	1.55.17,674	2	7
Lahore	12.355	83,940	96,420	1.54,600	2,39,800	3.44,000	3,32,000	1,60.000	3,06,135	17,29,250	67:47,048	84,76,298	8	12
Bombay	25,780	98,410	57,520	98.950	2,41.300	1,13,500	1,41,000	15,00,000	22,465	22,98,925	89,68,588	1,12,67.513	8	೫
Nagpore	2,295	32,320	8,840	30,450	1,00,700	33,000	000'96	i	46,135	3,48,740	25,90,100	29,38,840	12	٥
Karrachee	4.970	26,680	25,580	\$1,900	1,34.500	76,500	4,18,000	3,30.000	10,700	10,78,830	11,75.070	22,53.900	48	£
Madras	24,220	68,290	67,280	1,11,850	4,30,700	88,500	26,000	20,000	2,44,385	11,31,225	87.35.954	98,67,179	ä	=======================================
Calicut	2,160	6,350	6,100	11,600	000'66	5.000	18,000	000'09	1,50,095	3,58,305	11,00,821	24.59,126	5	ä
Central India	7.495	22,350	19,600	28,850	82,100	48,500	19,000	i	33.510	2,61,405	18,34,388	20,95,793	ä	0
Burms	14,490	000'91	9,040	22,500	40,300	1,62,500	000'66'1	40,20,000	85,600	45,69,430	30,74,701	76,44.131	S	•
	1,35,595	4,66,890	3.63,760	7,98.950	18,58,200	10,24,600	17,50,000	65,40,000	21.48,270	1.50,85,665	5,69.63 095	7,20.48,760	12	я
Presidency Banks Head Offices.	9													
Trans of Deligar	28,085	2,41,550	59.340	1,55,400	6,53,700	3.74,500	7,27,000	10,000	13.320	22,63.495	59,16,541	81.80,036	27	æ
Do. of Bombay	28,510	1,94,000	88 '880	1,64,600	2,64,800	2.53,000	19.94.000	1,43,10,000	13,475	1,73,11,265	1,21,993	1,74,33,258	8	8
DO. of Madras	19.495	48,460	45,180	55,950	2,01,900	1,87,500	2,78,000	6,50,000	7,325	14,93,810	8,88,881	23,82,691	જ	\$
`	76,690	4,84,010	1,93,400	3,75,950	11,20,400	8,15,000	29,99,000	1,49,70,000	34,120	2,10,68,570	69.27.415	2,79.95,985	12	8

No. VI.

Issues and Receipts of Home Notes at each Circle.

				CIRCLES.	les.				
	Calcutta.	Allahabad.	Lahore,	Вотрау.	Kurrachee.	Madras.	Calicut.	Rångoon.	Total.
culation on 1st April 1885	6,58,48,210	67,29,345	89,78,935	4,68,95,120	42,49,355	1,45,87,985	8,33,020	13,36,705	14,94,58,675
ISSUES.									
yer the counter	31,02.09,855 4,34,070 1,54,00,000	1,51,61,720 4.500 30,50,000	1,33,40,310 27,57,500 95,92,260	26,10,79,815 3,33,325 91,31,545	95,18,410 3,50,000	8,15,07,580 9,34,320 91,70,000	48,74,775	83,75,745 58,00,000	70,40,68,210 44,63,715 5,24,93,805
TOTAL ISSUES	32,60,43,925	1,82,16,220	2,56,90,070	27,05,44,685	98,68,410	9,16,11,900	48,74,775	1,41,75,745	76,10,25,730
TOTAL OF BALANCE AND ISSUES	39,18,92,135	2,49,45,565	3,46,69,005	31,74,39,805	1,41,17,765	10,61,99,885	57,07,795	1,55,12,450	91,04,84,405
RECEIPTS.									
Yer the counter At Agencies From other Currency Circles a remittance transactions	28,50.89,465 3,86,070 90,96,080 3,77,34,830	1,28,17,705 1,500 51,30,505	1,55,07,160 3,44,500 83,25,745 19,15,995	14,30,12,360 1,72,000 2,05,44,890 10,92,23,845	71,59,830	7,41,93,420 7,81,020 53,95,715 85,00,000	18,91,685 27,70,645	1,23,24,315 13,07,355 2,94,000	55, 19,95,940 16,85,090 5,41,94,765 15,76,68,670
TOTAL RECEIPTS .	33,23,06,445	1,79,49,710	2,60,93,400	27,29,53,095	87,83,660	8,88,70,155	46,62,330	1,39,25,670	76,55,44,465
BALANCE IN CIRCULATION ON 31ST MARCH 1886	5,95,85,690	69,95,855	85,75,605	4,44,86,710	53,34,105	1,73,29,730	10,45,465	15,86,780	14,49,39,940

No. VII

Issues and Receipts of Con at each ire

							lo del		
٠,					CIRCLES.				
	Calcutta.	Allahabad.	Lahore.	Bombay.	Kurrachee.	Madras.	Calicut.	Rangoon,	TOTAL.
	ei ei	R a. p.	R a. p.	R a.p.	R a. p.	. R a. p.	R a.p.	R 6. p.	R a. p.
Balance on 1st April 1885	1,87,82,294 14 11	72,33,860 0 0	59,76,140 0 0	2,20,30,351 4 2	30,53,435 o o	1,00,58,020 0. 0	2,33,020 0 0	13,75,955 0 0	6,87,42,076 3 1
									,
Receipts—Over the Counter	2,96,80,320 0 0	55,49,350 0 0	40,23,535 0 0	9,43,88,805 0 0	40,55,175 0 0	1,50,80,200 0 0	34,70,035 0 0	09,04,015 0 0	0
From Small Coin Account	:	;	:	7,83,000 0 0	44,100 0 0	2,40,000 0 0	;	:	10,67,100 0 0
n. At Agencies	3,36,000 0 0	3,000 0 0	27,57,500 0 0	3,17,825 0 0	;	6,74,200 0 0	:	:	40,88,525 0 0
" In Remittance Transactions	3,38,85,070 0 0	74,50,000 0 0	2,57,82,756 5 6	4,000 0 0	1,50,75,000 0 0	30,75,000 0 0	0 0 000'04'6	0 0 000'90'11'1	9,73,47,826 5 6
" For Mint Certificates	1,79,49,681 11 4	:	i	615 12 7	i	į	:	:	1,79,50,297 7 11
Interest to reduce Cost of Securities	2,500 0 0	:	:	i	:	i	:	:	#.500 00 m
TOTAL RECEIPTS	8,18,53,571 11 4	1,30,02,360 0 0	3,25,63,791 5 6	9,34,94,245 12 7	1,97,74,275 0 0	1,90,69,460 0 0	44,46,035 0 0	1,80,90,815 0 0	28,22,94,553 13 5
TOTAL OF BALANCE AND RECEIPTS	10,06,35,866 10 3	2,02,35,220 0 0	3,85,39,931 5 6	11,55,24,597 0 9	2,28,27,710 0 0	2,91,27,480 0 0	46,79,055 0 0	1,94,66,770 0 0	35,10,36,630 0 6
	•								
ingges-Over the Counter	5,39,39,330 0 0	79,21,370 0 0	1,03,13,570 0 0	5,04,81,025 0 0	23,27,825 0 0	1,15,59,645 0 0	17,43,590 0 0	1,09,43,460 0 0	14,82,39,815 0 0
" At Agencies	2,88,000 0 0	:	3,44,500 0 0	1,56,500 0 0	:	5,20,900 0 0	;	i	13,09,900 0 0
" In Remittance Transactions	3,66,50,000 0 0	68,98,725 0 0	2,21,89,161 5 6	3,44,75,000 0 0	1,47,24,500 0 0	30,00,000 0	22,40,000 0 0	67,05,005 @ 0	12,68,82,391 5 6
For Bullion delivered and for Melting Fees	20,458 8 2	:	i	13,11,534 8 1	:	:	:	:	13,31,993 0 3
" To Small Coin Accounts	:	:	:	6,85,000 0 0	65,900 0 0	80,000 0 0	i	•	8,30,900 0 0
TOTAL ISSUES	8,9%97,788 8 2	1,48,20,095 0 0	3,28,47,231 5 6	8,71,09,059 8 1	1,71,18,225 0 0	1,51,60,545 0 0	39,83,590 0 0	1,76,48,465 0 0	27,85,84,999 5 9
Belance of Coin, 31st March 1886	1,07,38,078 2 1	54.15,125 0 0	56,92,700 0 0	2,84,15,537 8 8	57,09,485 0 0	1,39,66,935 0 0	6,95,465 o o	18,18,305 0 0	7,24,51,630 10 9

-										No.	VIII.								•				
		.	Value	Value of Currency Notes in Circulation	ırrenc	y Note	is in C	ircula		n the	on the last day of each month.	y of e	ach m	onth.	(<i>Iu</i>)	(In Lakhs of Rupees.)	f Rup	ees.)					
the	1862-63. 1	1863-64	1864-63.	1865-66, 1866-67, 1867-68, 1868-60, 1869-70, 1870-71	1866-67.	. 1867-68.		869-70. 11	•	1871-72, 18	1872-73, 187	1873-74- 187	1874-75. 1875-76.	13-76. 187	1876-77. 187	1877-78. 1878-79.	-79. 1879-80.	80, 1880-81,	11, 1881-82.	82, 1882-83.	83. 1883-84	1884-85-	5. 1885-86.
₩ d¥	• •	5,13	5,68	7,48	7,02	7,84	8,92	08,6	59%	10,13	13,34	10,11	9,27	10,75	10,73	11,13	13,30 11,27	12,89	98,21	14,20	13,35	12,34	13,00
May .	4,13	5,01	6 ,04	7.46	7,87	6,19	10,04	10,38	8,68	10,49		11,21										13,24	13.54
	£ 4	5.09	5,95	8,34	8,8	8,53	10,04	10,80	8,70	10,83	13,51	11,83	10,16	11,29	- 65,11	12,67	13,87 11,82	82 13,64			13,01	13,83	
	92.4	5,11	6,31	8,58	8,67	8,72	10,06	10,53	9,12	10,72	13.47	11,95	10,73	81,11	11,54	12,85 14,0	14,07 12,24	13,91	14,04	15,29	13,54	14,56	24.
. Vertical .	4.28	3,16	6,37	8,69	8,48	9,39	10,13	10,21	9,45	11,29	13,22	12,05	10,87	61'11	16'11	12,15 14,5	14,27 12,74	13.75	1422	15,29	13,79	14,97	14.36
September	4.29	3,26	6,48	8,87	9,28	9.53	19,41	10,18	10,07	11,32	13,35	12,09	10,60	72.11	11,75	12,39 14,	14,06 13,33	13,47	7 13,55	55 15,28	14,40	15,01	15,55
October	4.58	5,63	7,09	7,84	10,16	96.6	19,61	10,76	10,19	15,31	13,00	90,21	88'01	12,04	11,45	13,19 13.	13,70 13,58	13,55	5 13,39	15,82	32 14.49	15,61	15.71
November	4	5,16	7,13	7,83	10,10	10,21	10,4	11,33	10,27	11,09	13,30	11,73	11,02	69,11	1,93	14,74 13,	13,46 13,75	75 14.50	13.07	16,25	14.47	15,76	15,64
December	4.52	5,11	7,48	7.40	96%	10,32	10,30	11,31	10,35	10,87	12,88	10,91	11,08	11,22	11,97	15,05 12,69	69 13,80	30 14,38	8 13,15	15 16,16	13,39		15,20
	4.56	5,15	7,39	16'9	8,8	11,01	10,20	11,42	92'01	13,08	13,16	9,98	01,11	11,77		:5,64 12,	12,15 14,23	14.12	13,39	15,37	17 12,11	14.97	15,41
February	4.73	2,08	740	6,8,	8,87	9,56	10,68	10,82	10,07	12,69	11,52	69.6	11,13	11,28	12,07	14,07	12,20 13,28	13,25	5 13,74	14,42	12,26	14,53	14.96
March	\$68	5,33	7,43	6,90	8,09	9.07	96'6	10,47	10.4	13,17	11,14	9,25	11,24		11,62	13,57 11,42	42 12,36	13,40	13,91	14,51	12,76	14.58	14.17
Average	3	5,19	6,73	7.76	8,83	9,28	10,15	10,67	9,81	11.43	12,86	11,15	10,67	11,35	1,64	13,25 13,	13,19 12,80	30 13,66	13.50	15,18	13,38	14.54	1471
	12,55	12,80	10,08	18,67	96'9	5.59	8,60	7,32	ā	6,52	~		7 9	1,55	7,20	14,68 3,9	3.97 7,87	3,89	5,38	1,51	6,25	7.	
Net Amount borrowed in ladis.	:	75	î	8 î	8	2	33	2,18	1,22	-1'19	15.1-	7	3.43	3,92		3,03 3,4	3,88 4,03	3,09	2,79	5 2,04	2,50	:	i
March Person of State Control of State C	67	2,40	3.57	3,98	3,25	3,25	3,91	3,60	3,23	5.91	2,69	5,69	5,69	8	 00,99	S,S ₉	6,00	90,0	6,80	6,00	9,00		2,99
Department	7	:	5.	60	^	2		2	2	=	- 12	<u>8</u>	8	9		- R	- <u>6</u>	25 23		22 22			8
		-	-	-	-	-	-				-		-	-	-	-	-			_	-	_	

No. IX.

Currency Notes in Circulation in India. (In Lakhs and Thousands of Rupees).

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LAST DAY OF	Calcutia.	Aliahabad.	Lahore.	Bombay.	Akola.	Nagpore.	Kurrachee.	Madras.	Calicut.	Coconada.	TOTAL.
January	461*46 409*07 482*06 467*11 465*25 474*52 538*74 487*40 451*82 452*05 460*83 474*84	80°01 43°75 42°75 34°00 38°05 38°05 43°71 68 53 71°29 85°43 80°23 82°22	4246 41'43 39'81 42'20 43'20 46'58 54'74 56'34 54'20 59'17 57'52	237:33 228:64 217:61 244:95 305:08 303:15 294:71 31:965 319:37 329:13 321:89	5°16 11°51 5°86 5°42 5°56 8°01 6°72 6°92 8°45 16′48 17°10	24'96 32'88 11'17 8'43 9 64 11'95 15'57 17'14 16'56 18'72 15'07	16·51 13·93 12·67 14·29 13·58 19·72 17·42 17·46 17·60 20·68 17·23	100°11 98°64 85 71 75 94 77°46 79°77 77°71 86°36 86°71 91°68 93°40	22'90 21'89 19'48 19'73 21'91 19'00 19'27 19'16 20'09 22'50 23'56	6'94 6'76 7'81 15'30 16'64 14'42 12'91 12'74 11'76 12'07 7'87 9 64	 997'8 968'5 924'9 927'4, 996'4; 1015'4 1073'3; 1087'4, 1059'9; 1108'1;
1875-	51576 505'51 518'75 484'64 481'44 488'88 476'19 488'57 511 88 510'63 513'05 494'77	80·88 67·84 60·63 49·01 56·06 70·69 70·70 71·73 81·36 82·70 76·16	59'90 59'29 61'16 57'79 6':80 58'01 64 85 71'11 87 04 79'85 75'35 60'23	293'87 304'31 307'33 390'27 308 91 309'15 294'26 279'20 302'15 330'68 301'77 297'53	7'44 5'80 7'30 13'18 6'72 12'31 14'44 14'03 13'74 15'09 15'47	9'37 19'84 11'47 10'65 15'52 16'70 24 73 25'27 27'34 27'40 18'94	16.72 16.70 16.73 20.12 18.23 17.78 18.19 17.10 15.67 17.86 18.79 19.03	92'71 95 94 94'96 100'39 104'78 107'57 100'07 98'91 95'37 89'88 92'38	21'93 22'73 25'43 25'52 25'76 25'16 24'23 25'44 25'84 23'96 25'22 27'42	11*06 14*65 19*85 23*82 26*53 28*62 28*21 24*49 21*45 19*35	 1109°6; 1112°6; 1123°6. 1075°4; 1105°7; 1128°5; 11170°2; 1176°7; 1203°6; 1169°0; 1121°5;
I876. January February March April May June July August September October November December	511'47 495'87 470'17 451'89 438'33 495'78 478'89 480'24 504'96 494'29 494'07 506'17	76.75 70.92 69.36 67.88 72.20 70.56 76.81 90.20 83.10 75.81 72.86 76.02	60°04 55°30 63°12 61°38 63°65 65°65 68°27 68°27 69°87 62°14 62°68 56°07	329'15 291'47 281'20 271'98 283'49 301'36 315'20 360'07 320'46 316'42 354'73 375'15	12'53 11'80 7'29 9'11 9'31 11'17 15'22 16'34 18'68 18'43 12'21 5'47	19'24 14'11 10'51 9'67 10'76 15'44 15'18 15'94 16'31 17'65 15'04 13'41	17.76 17.63 16.29 17.87 18.94 19.19 17.16 16.32 17.40 17.09 18.96 20.23	101.61 115.33 120.64 119.50 113.12 113.88 113.47 103.77 102.22 113.36 133.62 119.46	24'07 26'00 25'96 26'36 24'71 23'76 23'96 23'96 24'62 21'07 20'42 17'38	24'35 29'67 35'40 37'50 35'83 33'80 33'93 20'96 15'44 8'78 8'45 7'86	 1177'0' 1128'1, 1099'9; 1073'1; 1070'3; 1153'8; 1153'8; 1190'9; 1175'24 1145'0'; 1193'0'; 1193'0';
January	566-48 540-01 545-36 478-19 525-68 576-24 537-67 627-76 584-24 702-65 705-61	70°.48 58°.18 44°.66 49°.57 47°.88 49°.49 60°.06 45°.74 63°.42 57°.51 57°.55	55'24 63'99 55'05 57'43 63'74 57'41 60'67 58 93 58 58 52'09 46 18	374'25 356'84 323'06 323'54 323'81 861 03 391'50 325'86 256'74 344'45 425'02 482'45	5'24 5'26 5 55 5 17 4 92 16'08 13'44 7'89 12'12 14'11 8'13 4'11	9'00 13 94 9'80 8 00 8'53 10'86 12 47 10'34 10'47 10'27 8 60 6'28	20'54 20'32 17'09 14'39 17'64 19'33 22'13 24'92 26'05 24'72 24'84 22'04	114-65 116-56 119-80 134-44 118-03 138-65 160-56 154-87 167-87 184-54 164-62 149-91	16·12 17·02 16·11 18·79 23·21 21·12 24·68 29·90 24·76 25·16 21·52 18·09	11*88 14'91 25'25' 23'48 23'23 18'79 7'96 8'69 8'68 9'36 9'16 12'35	 1243.62 1207.07 1161.78 1113.05 1154.52 1267.42 1285.20 1214.91 1239.17 1318.78 1474.21 1504.62
iByS. anuary 'ebruary	730'40 674'\$2 684'18 661'95 641'18 700'55 724'76 711'25 629'05 630'69 618'11 612'58	62'42 58'42 58'10 60'64 74'61 82'62 77'81 84'32 73'60 58'21 38'83 49'49	46'16'45'35'47'86'53'34'46'31'45'83'43'50'47'74'63'01'49'79'45'09'	498·15 393·53 344·71 319·65 326·39 305·11 304·33 33:00 386 22 391·58 411·34 332·50	4'10 15'28 5'57 12 74 12'25 15 17 10'05 19'58 22'05 23'31 23'30 22'58	6'93 7'48 6'70 7'16 11'03 17 84 25'57 24'33 23'32 20'30 19 89 17'91	22'88 22'64 22'19 25'26 23'26 22'27 22'27 21'89 22'23 27'47 30 60 30'64	152 96 146 03 144:27 142:22 141:89 161:27 146:45 131:46 131:91 117:99 106:21 111:34	21'24 18'85 15'34 14'19 12'84 16'60 20'55 21'63 20'24 19'21 18'18	16 28 25 16 28 51 32 77 19 36 23 64 32 23 32 40 30 61 31 16 28 26	 1563'56 1047'31 1357'47 1329'94 1309'12 1386'68 1407'03 1427'44 1406'06 1370'22 1345'91 1208'61
I879. January Rebruary March April May	584'38 643'83 564 48 537'92 515'22 555'94 614'42 660'47 709'09 701'04 677'27 667'84	66·74 51·16 46·73 47·99 40·05 50·52 48·92 51·81 36·76 51·02 49·16	45'82 48'53 47'04 48'53'73'69'30 69'30 69'30 69'30 68'04 67'20 65'63 71'77 70'79	324 49 282 91 295 90 318 62 326 76 309 18 282 47 264 58 272 23 301 33 331 74 368 55	5'97 5'92 18 44 7'71 8'77 19'98 23'63 26'74 27'44 27'85 27'99 27'60	11'70 11'07 10'59 10'92 13'27 19'58 27'78 29'11 26'95 26'31 24'08 20'60	25'37 26'359 23'03' 20'06' 22'92' 23'86' 25'55 26'59' 25'88' 27'90 32'10' 28'55	113'35 111'98 111'66 109'36 108'89 105'95 108'70 121'88 P25'07 137'70 121'70 121'86	16 :8 16 31 14 93 17 63 17 47 17 32 17 78 19 68 18 71 25 99 21 53 18 69	20.51 21.92 9.51 8.31 9.99 8.95 9.72 9.01 8.55 8.37 16.18 9.25	 1214'97 1220'25 1142'36 1127'14 1117'12 1182'11 1824'19 1274'05 1332'98 1358'11 1374'75 1374'76

No. IX —concld.

Currency Notes in Circulation in India. (In Lakks and Thousands of Rupees.)

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LAST DAY OF	Calcutta.	Aliahahad.	Labore,	Bombay.	Akeis,	Nagpore.	Kurrachea.	Madras.	Callent.	Cotonada.		Total,
ISSO. January	710'12 602 25 567 08 598 41 594'13 629'69 642'81 588'13 626 31 665'63 747'71 745'92	50.71 45.87 50.14 46.61 45.59 43.43 43.01 47.81 50.78 41.89 52.26 59.04	64·83 68·25 74·24 86·22 84·26 82·70 78·98 86·64 97·03 94·69 88·18	391*22 403*66 333*97 323*67 338*32 333*88 346*46 347*94 355*86 333*13 332*28 324*99	14'99 12'93 11'93 11'98 14'69 25'50 28'50 29'72 29'80 29'81 28'52	16.05 14.14 12.63 13.21 23.53 29.18 30.96 30.96 29.44 28.92 32.15 29.00	26-24 29-81 31-15 34-66 29-12 33-25 33-79 32-19 35-05 37-91 38-26 39-38	123'32 123'43 123'49 145'32 149'72 157'40 156'02 124'76 103'03 95'98 98'53 101'13	14'11 13'91 13'19 13'91 14'72 13'67 14'45 16'43 17'95 17'12	11-29 13-91 17-41 14-49 15-55 15-26 16-40 13-33 13-60 7-13 6-95 7-20		1422'93 1328 kg 1235'77 1288'52 1309'70 1364'03 1391'48 1346'98 1346'98 1346'98 1346'98 1346'98
ISSI. January February Mascb April May June July August September October November December	698-62 654-75 656 54 597-25 600-41 639-19 652-70 673-68 628-25 639-25 630-20 635-57	73'09 71'46' 66'76' 40'61 51'34' 47'24 67'38' 84'45 68'82 83'43 82'04	85'04 94'25'86'52 96'02 97'82 91'85 88 84 77'80 78'62 74'08 74'16 75'23	356·17 299·09 313·50 309·53 337·84 365·36 372·35 397·17 371·16 377·93 334·52 322·32	18.65 16.98 17.07 17.27 22.48 22.46 22.31 9.73 5.35 4.54 3.24 2.57	15'70 15'64 14'26 13'62 16'15 19'72 23'46 15'63 11'31 8'44 7'30 4'60	33'55 33'81 34'35 33'63 31'74 34'13 39'32 31'66 34'42 32'40 32'69 40'07	113'80 116 60 119'55 136'10 122 14 113'29 125'06 128'87 123'20 118'97 121'92 129'42	10'69 11'69 17'78 16'06 15'54 17'27 14'59 12'07 13'48 11'35 17'09 20'12	6-82 10-70 13-84 17-02 16-26 17-42 18-40 7-96 4-54 3-33 2-91 2-79		1412'13 1324'17 1346'17 1265'58 1300'99 1372'03 1404'27 1422'35 1354'77 1339'11 1307'46 1314'75
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At A Rancegunge in the Arrarcah sub-division retail price of salt 12 seers per rupee.

4. At Rancegunge in the Arrarcah sub-division retail price of salt 12 seers per rupee.

5. At Bhadruck retail price of salt 9 seers per rupee.

5. At Bhadruck retail price of salt 9 seers per rupee.

6. At Kharagdiha in the Giridi sub-division retail price of salt 11 seers per rupee. g. In the sub-divisions retail prices of salt per rupce were :- Banka 12 seers, Mudehpura 10-8 seers, and Soopole u. At Jehanabad retail price of salt 12 seers per rupps.

1 In the sub-divisions retail prices of salt per rupes were:—Buxar and Sasseram 12 seers, and Bhabuah 10-8

In the sub-divisions retail prices of salt per rupee were:—Madhubani 11 seers and Tajpore 12 seers.

In the sub-divisions retail prices of salt per rupee were:—Hajeepore 12-4 seers, and Sitamarhee 11 seers.

In the sub-divisions retail prices of salt per rupee were:—Sewan 11-8 seers, and Cop. gunge 11-6 seers.

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21		Maize (Zea Mays).	S. 58.52 8.88 8.88 8.8 8.8 58 58 58 58 58 58 58 58 58 58 58 58 58		:
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PRICES CURRENT OF FOOD-GRAINS THROUGHOUT INDIA FOR THE 2nd HALF OF SEPTEMBER 1886 -concluded.

	91		Remarks.						Not sold.
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DEPARTMENT OF FINANCE AND COMMERCE,

(Statistical Branch).

J. F. FINLAY, Offs. Secretary to the Government of India.

DEPARTMENT OF FINANCE AND COMMERCE.

omparative Statement of the Net Indian Sea and Land Customs Revenue (excluding Salt Revenue) for the first six months of the official year 1886-87, and of the

(IN THOUSINDS OF RUPERS.) fifteen preceding years.

		B	BENGAL.			3	BOMBAY.			SINDH	DH.	-		MAD	MADRAS.		-	BRITISH	H BURMA.	<u>.</u>		Tota	TOTAL BRITISH	H INDIA.		
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871-72	5,38	36,54	19'01 , 1	52,53	3,81	. 833		24,48	. ક	S.	8	1,84	1,76	6,22 . 7	7,32	15.30	ą.	2,08	15,6	12,29	12,39	64.00	76,48	39.96	1,06,44	1871-72.
872-73	•			54,57				23,72	53	 	1,0,1	2,11	1,94	5,85	5.0.4	13.43	 9 51	2,35	18,00	21,85	13,36	1249	78,07	37,61	1,15,68	1872-73.
873-74	ທີ	5,16 32,43	3 8,3,	45,98	16.7		1,53	22,34		33	- a 	1,49	. 48,1		7,21	15,73	1,62	2.30	87,41	18,00	12,11	59,64	71,75	31,79	1,03,54	1873-74
874-75		5,95 76,28	3 6,22	50,43	3,20	19,74	1941	24.55		۔۔ چ	8	1,55	1.74	6,25 (6,74	15,43	2,03	3,18	9,77	86.41	13,51	68.45	96'18	25,00	1,06,96	1874-75.
873976 · ·	·9 —.	6,14 38,71	1 7,63	52,48	3,34	20,11	3,40	26,85	73	4	87	1941	2,10	7.21 (6,92	16,23	1,80	2,31	15'21	21,62	14,00	92'89	82,76	36,33	1,19,00	1875-76.
876-77	ڻ 	6,31 30,89	9 6,07	43,27	3,92	:7,55		0.12	- oʻ	33	=	1,13	2,82	6,55	4:34	13,71	2,23	2.53	12,40	12,16	86.51	57,84	73,S2	23,44	92,76	1876-77.
877-78		7,05 39,19	9 7,27	53,51	4.37	21,09		25,95	1,08	36	82	1,62	2 36	3,85	85	7,26	2,43	2,72	9,30	44	17,48	67,21	84.69	60'81	1,02,78	1877-78.
. 67-878	· ·	6,55 31,35	. 6,5y	44.46	4,05	18,70	1,07	23,82	ō	- 52	9		2,57	4,74	2,05	92.6	3,63	3,34	12,94	19,91	11,681	58,35	26,46	22,75	99,21	1878-79.
379-80	بئ	5,92 31,25	5 4,30	41,47	4.39	15,84	98	21,09	1,49	38	2	1,97	2,64		2,72	22.6	3,35	3,05	16,89	23,29	62'11	54,93	72,72	24.87	97,59	1879-80.
		6,57 29,00	5,15	40,72	4,15	22,93	77	27,85	2,11	54	2	2,75	2,39	5,28	4.52	12,19	2,34	3,80	18,30	24,44	17,56	61,55	19,11	18,82	1,07,95	180-81.
881-82	•	6,72 25,20	7.43	42,34	5,03	20,05	72.	20,44	89	538	7	2,61	2,42	5,02	3,11	13,55	3,33	3,76	21,67	28,75	68.61	58,25	77,64	33,06	1,10,70	1881-82
882-83		7,01	7,35	14,36	5,12	-1,05	 ড	رگر4	1,71	 m	35	1.9.	2,63	-	2,10	4.74	3,99		26,41	30,43	20,46	86	19,48	36,73	56,21	1882-83.
383-84		6,95	8,99	00'91	5,27		52	.5,99	1,75		30	1,96,1	2,62		2,70	5,39	3,81	oc	19,25	23,14	20,40	7	20,82	31,66	52,48	1883-84
884-85	ىئ 	5.91	7 4.97	: 11,05		5	72	5,76	1,92	η.	31	2,15	2,32		3,16	5,49	3,82	٠	14,08	1 1 96'21	18,77	45	19,22	23,19	42,41	1884-85
885-86 · ·	° 	6,37 9	6,15	12,61	5.64		42	6,28	2,12	N	33	2,47	2,38	۔ ت	19'1	4,05	3,15		22,65	25,83	99'61	7	20,08	31,16	51,24	1885-86
18-986	' 9	61 10	4,05	11,55	5,84	29	. 52	6,65	7,20		1	2,71	3,29	_`` ع	_ t ₀ ;	5,93	4,39	•	18,30	22,84	22,12	67	22,79	56,95	49,74	1886-87.
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DEPARTMENT OF FINANCE AND COMMERCE,

RATISTICAL BRANCH;

Calcula, 2151 October 1885

the Government of India. F. FINLAY, Ŋ



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AUTHORITY. PUBLISHED BY

No. 44. 3

Market ------

SIMLA, SATURDAY, OCTOBER 30, 1880.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

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PART II.—Notifications by High Court, Comptroller General, Administrator General, Paper Currency Dept., Presidency Pay Master, Money Order Department, Mint Muster, Secre-tary and Treasurer, Bank of Bengal, Superintendent of Gov-ernment Printing, and other Government Onicers; Postal, Telegraph, and Commissariat Notices.

RT III.—Advertisements and Notices by private individuals and Corporations.

PART IV .- Acts of the Governor-General's Council assented to by the Governor-General:

The Dekkhin Agriculturists' Relief Acts, 1879 to 1882,

Amendment Act.
The Glanders and Farcy Act, 1879, Extension Act.

PART V. Bills introduced into the Council of the Governor-General for making Laws and Regulations, or published under Kille - 1 ---

The Flectricity Supply Bill The Bengal Civil Courts Bill.

SUPPLEMENT No. 44.

Part I.

Government of India Notifications, Appointments, Promotions, &c.

HOME DEPARTMENT.

NOTIFICATIONS.

ESTABLISHMENTS.

Simia, the 29th October, 1886.

No. 362,-Lord H. Ulick Browne is permitted to resign Her Majesty's Bengal Civil Service, with effect from the 1st October, 1886.

IUDICIAL.

The 27th October, 1886.

No. 1560,- The services of Captain C. J. Robarts, officiating Cantonment Magistrate, Punjab, are replaced at the disposal of the Military Department, with effect from the afternoon of the 20th September, 1886.

PATENTS.

The 25th October, 1886.

No. 1296 .- Specifications of the undermentioned inventions have been filed, under the provisions of Act XV of 1859, in the Office of the Secretary to the Government of India in the Home Department. Copies have been sent to one of the Secretaries to each of the Governments of Bengal, Fort St. George, Bombay, and the North-Western Provinces. A copy of every

specification is open to public inspection, at all reasonable hours, at the Office of the Secretary to the Government of India in the Home Department at the Presidency, upon payment of a lee of one rupee. A certified copy of any specification will be given to any person requiring the same on payment of the expense of copying.-

No 75 of 1830. David E. Gostling, Architect, of 47
Apollo Street, and James Morris,
of 1 Hummum Street, Fort Bomlay, practising as architects at 1
Hummum Street, Bombay, under
the name of Gostling and Morris, tor coolers for the purpose of cooling the water used in lowering the temperature of, or condensing the ether or similar chemicals used in the manu acture of ice and cooling liquid, and for the purpose of cooling the injection water used in condensing the steam employed in working the steam engines of ice

working the steam engines of ice and other machines and of prime novers generally.

No 86 e' 1386. Whim Gallon, Civil Engineer, Assiciate Member, Institute of Civil Engineers of Castle Chambers, High Street, Sheffield, in the County of York, England, for a True Balling Mouling Mouling. Tea-Rolling Machine.

No. 146 of 1386. George Gar-on, of Edinburgh, in the County of Midlothian, North Britain, Civil Engineer, for im-provements in suspension bridges.

A. P. MACDONNELL,

Offg. Secretary to the Government o'

PARTMENT.

OTIFICATIONS.

the 27th October, 1886.

jesty's Government, the Governor-General in Council is pleased to recognize the appointment of Mr. Ferdinand Louis Foucar as Consul for Germany at Moulmein.

No. 2036 G.—With the sanction of Her Majesty's Government, the Governor-General in Council is pleased to recognize the appointment of Mr. Herman Hagens as Vice-Consul for Denmark at Bassein.

No. 2047 G.—Sir Lepel Griffin, K.C.S.I., C.S., Resident of the 1st Class, and Governor-General's Agent for Central India, is granted privilege leave for one month and twenty-seven days, with effect from the 13th September, 1886.

The 28th October, 1886.

No. 2050 G.—The following reversions and postings will take place in the Political Department consequent on the return from furlough of Colonel C. K. M. Walter, Resident of the 2nd Class and Resident in Meywar:—

Colonel C. B. Euan-Smith, C.S.I., officiating Resident of the 2nd Class and officiating Resident in Meywar, reverts to his substantive grade of Additional Political Agent of the 2nd Class, and Political Agent in Bhurtpore and Kerowlee.

Lieutenant-Colonel F. A. Wilson, officiating Additional Political Agent of the 2nd

Class, and Political Agent in Bhurtpore and Kerowlee, reverts to his substantive grade of Political Agent of the 2nd Class. Lieutenant-Colonel Wilson is posted as Political Agent in Bundelkhand, with effect from the date of joining.

Major D. Robertson, officiating Political Agent of the 2nd Class, and Political Agent in Bundelkhand, is posted as Assistant to the Resident in Mysore, and Secretary to the Chief Commissioner of Coorg, with effect from the date of joining.

The 29th October, 1886.

No. 2441 E.—In exercise of the powers conferred by the Foreign Jurisdiction and Extradition Act XXI of 1879, and of all other powers enabling him in this behalf, the Governor-General in Council is pleased to extend the provisions of Section 34 of the Police Act V of 1861, so far as applicable, to the bazaar at Quetta.

The 27th October, 1886.

No. 3802 1.—In exercise of the powers conferred by Sections 8 and 9 respectively of the Indian Christian Marriage Act XV of 1872, the Governor General in Council is pleased—

- (a) to appoint the Reverend W. E. Robbins of the Methodist Episcopal Church, Igatpuri, to be a Marriage Registrar in respect of all places within the territories of His Highness the Nizam of Hyderabad; and
- (b) to license the said Reverend W. E. Robbins to grant certificates of marriage between Native Christians within the said territories.

The 29th October, 1886.

No. 3851 /.—Whereas His Highness the Maharaja Sindia has ceded to the British Government full jurisdiction within those portions of land which lie within the Gwalior State and are occupied, or may be hereafter occupied, by the Sindia State Railway (including the lands occupied as stations, out-buildings and for other railway purposes): In exercise of this jurisdiction, and of the powers conferred by sections 4 and 5 of the Foreign Jurisdiction and Extradition Act, 1879, and of all other powers enabling him in this behalf, the Governor. General in Council is pleased to issue the following Notification:—

- 1. The Resident for the time being at Gwalior shall exercise the powers of a District Magistrate and a Court of Session, as described in the Code of Criminal Procedure, 1882, within the aforesaid lands: Provided that, in any case in which the complainant (if any) and all the accused persons are not British subjects, it shall be in the discretion of the said Resident to decline to exercise the powers hereby conferred upon him.
- 2. The Agent to the Governor-General in Central India for the time being shall exercise the powers of a Court of Session and a High Court, as described in the said Code, in respect of all offences over which magisterial jurisdiction is exercised by the said Resident within the aforesaid lands: Provided that the said Resident shall not commit any accused person for trial to the Agent to the Governor-General acting as a Court of Session.
- 3. The Agent to the Governor-General in Central India for the time being shall exercise the powers of a High Court, as described in the said Code, in respect of all offences over which the jurisdiction of a Court of Session is exercised by the said Resident within the aforesaid lands.

- 4. In the exercise of the jurisdiction of a Court of Session conferred upon him by this Notification, the said Resident may take cognizance of any offence as a Court of original criminal jurisdiction without the accused person being committed to him by a Magistrate, and shall, when so taking cognizance of any offence, follow the procedure laid down by the Code of Criminal Procedure, 1882, for the trial of warrant cases by Magistrates.
- 5. The administration of the police within the aforesaid lands shall be vested in the person for the time being holding the office of Assistant Inspector-General of Railway Police in the North-Western Provinces, who, subject to the control of the Resident at Gwalior, shall exercise within the aforesaid lands all such police powers as may be exercised by a District Superintendent of Police under any law for the time being in force in British territory.
- 6. The Assistant Inspector-General of Railway Police in the North-Western Provinces for the time being shall exercise within the aforesaid lands, in subordination to the Resident at Gwalior, the powers of a Magistrate of the 2nd class, as described in Act X of 1882: Provided that in any case in which the complainant (if any) and all the accused persons are not British subjects, it shall be in the discretion of the said Assistant Inspector-General of Railway Police to decline to exercise the powers hereby conferred upon him.
- 7. The provisions, so far as they may be applicable, of the Indian Penal Code XLV of 1860, the Whipping Act VI of 1864, and the Code of Criminal Procedure X of 1882, shall be in force in the aforesaid lands.
- 8. The provisions of this Notification apply to all proceedings except proceedings against European British subjects or persons jointly charged with European British subjects.
- 9. The Notification of the Government of India in the Foreign Department which is cited below is hereby cancelled:

Notification No. 426-G., dated the 10th February, 1883.

H. M. DURAND,
Secretary to the Government of India.

DEPARTMENT OF FINANCE AND COMMERCE.

NOTIFICATIONS.

ACCOUNTS AND FINANCE.

Simla, the 26th October, 1886.

No. 3918.—Monthly Preliminary Statement of Receipts and Payments at Civil Treasuries in India.

September 1886. (Lakhs of Rupees.)

	IN SEFT.	MBER	TO END OF S	SCPTEMBER	WHOLE	YEAR-
[For the explanation of these heads, see Gasette of India, dated 22nd December, 1883, Part 1, page 497.]	1886-87.	1885-86.	1886-87.	z885-86 .	Budget, 1886-87.	Actuals, Preliminary 1885-86.
Civil Revenue.						
Land Revenue (including Land Revenue due to Irrigation). Opium Salt Stamps Excise Provincial Rates	86 1,00 54 29 30	84 70 45 34	8,67 4,00 3,10 1,95 2,10 1,22	8,81 4,44 3,07 1,02 2,00 1,22	23,32 9,23 6,39 3,69 4,14 2,01	23,15 8,94 6,34 3,06 4,15 2,98
Customs Assessed Taxes Forest (Madras and Bombay only) Registration Tributes from Native States Other Civil Revenue	6 14 3 2 1 22	6 1 -3	51 61 15 16 10 1,50	53 44 13 ; 17 10	1.17 1,34 42 71 3,20	1,20 50 43 31 70 3,13
TOTAL CIVIL REVENUE DIRECTLY BROUGHT TO ACCOUNT: GROSS	3,77	3,18	25,18	24.47	56,83	55,49
Civil Expenditure. Interest on Ordinary Debt and that on Productive Public Works	28 42	2I - 41	- 1,95	— 1,92	- 3,82 - 2,05	- 3,81 - 2,05
Other Civil Expenditure	- 1,01	- 1.56	- 2.43 - 9,88	- 2,71 10,00	- 22,45	3,05 20,99
TOTAL CIVIL EXPENDITURE DIRECTLY BROUGHT TO ACCOUNT: GROSS		2,18	14,10	14,09	28,92	- 27.85
Extraordinary Receipts						+ 417
Receipts into Civil Treasuries from, and issues from those Treasuries to, the following Non-Civil Departments.						
The figures comprising Revenue, Expenditure, and Debt and Remutance Transactions.]	1	,				
Post Office (Net: + Receipts more, Receipts less, than issues). Forest, Telegraph, Marine (Net as above). Guarante ed and Subsidized Railways (Net as above).	+ 12 - 4 + 23	+ 7	+ 1.60	+ 22 - 22	+ 40 - 1	+ 91 - 33
Do. Repayment of surplus profes, &c. Military Receipts Military Issues, Public Works Department – State Railways Receipts	+ 23 + 5 - 1,14 + 42	+ 31 - 2 + 17 - 1,00 + 25	+ 2,25 - 4 + 41 - 6,60	+ 2,45 - 3 + 45 - 7,51 + 1,72	+ 4,07 4 ² + 83 12,00	+ 4.00 - 47 + 1.13 - 14.78 + 4.28
East Indian Railway Receipts Issues Ordinary Branches Receipts	55 + 31 - 15 + 9	- 38 + 20 - 10 + 0	+ 4.15 ' + 2.16 ; 67 ' + 09 '	2,03 62 73		5.97 + 4.18 1.35 + 1.70
" Issues	- 49	_ 54	- 3,10	— З.(н) .,	' . !	7.58
TOTAL NON-CIVIL DEPARTMENTS	— 1,18 ,	- 90	4.57	7,33	13,02	- 13,20
Civil Debt and Remittance Transactions. Permanent Debt (Net: + Receipts more, - Receipts more)		!	;			
ceipts le's, than payments) Mint Certificates and Bullion Advances (Net as above)	+ 63		- 46	- 6	2	- 48
Exchange on Remittance Account Council Bills paid (including Telegraphic at Rs. 10 per £	+ 12 - 53	+ 20	- 13 - 1,72	+ 20 - 87	- 4,55	- 3.34
Other Debt heads (Net as above)	+ 4	- 2; - 2;	- 27	- 3.50 + 20	-13.33 +1.23	11,16 1,50
TOTAL DEBT AND REMITTANCE TRANSACTIONS	1,16	31	7,58	4,12	10,67	10,31
GRAND TOTAL RECEIPTS AND ISSUES	- 8 8 ;	30	1,13	- 1,67	1,78	+ 21
Open g Cash Balance in Treasuries and Pre- sidence Banks	12,50	11,17	12,75	12,54	12,40	12,54
Closing Cash Balance in Treasuries and Presidency Banks	11,62	10,87	11,62	10,87	10,62	12,75

ACCOUNTS AND FINANCE.

No. 3977.

The 29th October, 1886.

RESOLUTION -By the Government of India, Department of Finance and Commerce.

Read-

• The following letters submitting Reports on the working of the Mints and the Assay
Departments of Calcutta and Bombay for the year 1885-86:

From Colonel J. H. White, R.E., Mint Master, Bombay, No. 835, dated 16th August 1886.

From Major A. W. Baird, R.E., Officiating Mint Master, Calcutta, No. 839, dated 27th July 1856.

From Surgeon-Major J. Scully, Assay Master, Calcutta, No. 45, dated 26th July 1886.

From Captain G. Martin, Assay Muster, Bombay, dated August 1866.

RESOLUTION.

Imports and Coinage: Gold.—The net imports of gold into India in 1885-86 amounted in value to Rs. 2.76,29,347 against Rs. 4,67,19,365 in the preceding year. No gold was tendered for coinage or coined in the Bombay Mint; in Calcutta the value of the gold received for coinage was only Rs. 95,875, being less by Rs. 51,192 than in the previous year. The value of the gold which was coined was Rs. 2,25,855.

The balance of gold held in the Bombay Mint which, at the beginning of 1885-86, was valued at Rs. 6,141, was at its close reduced to Rs. 4.602, the difference representing the value of gold medals struck for private parties and public departments. It may be said that practically none of the gold imported into this country is coined and circulated as money.

2. Imports and Coinage: Silver.—The net imports of silver into India and the coinage in each year in both the Mints from 1872-73 were—

C	•				Net imports. Lakhs.	Coinage Lakhs.
1872-73	•••	•••	•••	•••	72	39 8
1873-74		•••	•••		249	237
1874-75	•••	•••	•••	•••	464	490
1875-76	•••		•••	•••	155	255
1876-77	• • •	•••	•••	•••	720	627
1677-78	•••	•••	•••	•••	1,468	1,613
1878-79	•••	•••		•••	397	721
1879-80	***	•••		•••	787	1,025
1830-81	•••	•••		•••	3 49	425
1881-82		•••			538	219
1882-83	•••	•••	***	•••	748	651
1983-81	•••		•••	•••	611	ა 6 6
1884-85	•••	•••	•••	•••	725	579
1885-86	•••	•••	•••	•	1,161	1,029
•			Total	•••	8,514	8,640
					-	-

The coinage therefore in these 14 years was 126 lakhs in excess of the quantity of silver imported, the difference representing the value of worn and defaced coin sent for recoinage, native uncurrent coin received as bullion, Indo-Portuguese silver coin, and ornaments, and also the loss in melting.

3. The coinage of silver at both Mints, during the year 1885-86, exceeded that of the previous year by Rs. 4,49,13,353. No silver coin has been struck for the Portuguese Indian Government since 1883-84.

4. Total Coinage: Gold and Silver.—The total coinage of gold and silver at each Mint is shown below separately for the last five years:

			CALC	UITA.			Boubit.		
		1841-82.	1982-83. ' 1885	3-8 1. 1884-85.	1885-96.	1691-83. 186	32-83, 19 83-84.	3981-85.	1885-86.
Value;-		Rs.	Bs, R	ia. Ra. į	Re.	Rs. 1	Rs. Rs.	Ra.	Ba.
Gold		3,39,705	1,71,945	1,29,615	2,25,465				
Bilver		84,77,510 1	,42,99 ,076 [†] 1,17,4	16,606 <mark>(1,23,71,06</mark>)	3,46,97,321 1,	33,85,21 5,07	,85,401¦2,38,87,401	1,55,71,232	0,81 ,58,309
	Total	88,17,2161	.41,74,021 1,27,1	46,666 +,25,00,711 	3 ,49,23, 17 6 1,	,33, 6 5,242 3,07,	,85, 191 2,38,87, 10:	4,55,71,252	6,81,58,350

- Recoinage of old coin.—Defaced and uncurrent coin of the value of Rs. 3,24,958 was remitted to the Bombay Mint for recoinage, and received at par at a cost of Rs. 4,605; the amount of such coin remitted to the Calcutta Mint was Rs. 43,02,166, principally from the Punjab and the North-Western Provinces, the cost of receipt at par being Rs. 63,329. The loss on this account represents the deficiency below standard weight of the coin received. The receipt of uncurrent coin during 1884-85 was Rs. 3.22,351 in Bombay and Rs. 22,07,584 in Calcutta. A coin ceases to be a legal tender when it loses more than 2 per cent. of its weight, and if all the coin brought to the Mints in 1885-86 were to this extent under weight, the loss on recoinage should have amounted to Rs. 92,512 instead of Rs. 67,934. The actual loss was equivalent to 1.472 per cent. in Calcutta and 1.417 per cent. in Bombay. A large proportion of these coins must therefore have been within the legal tender of weight, the reason being that defaced coins are sent for reco nage, although they have lost less than 2 per cent. in weight.
- 6. Amount of Silver offered for coinage on tender on behalf of owner or of the Currency Department.—In 1885-86, silver to the value of Rs. 1,97,46,701° was tendered by the public for coinage in the Calcutta Mint; in 1884-85 the amount was Rs. 1,81,45,995. The value of the silver transferred by the Paper Currency Department for coinage was Rs. 2,85,77,262 against Rs. 1,08,55,163 in the previous year.

In the Bombay Mint, all the silver tendered during 1885-86 was on behalf of the Currency Department, which ordered coinage of bullion weighing 68,639,140 tolas. This quantity included country silver and ornaments weighing 319,382 tolas, and native coins weighing 207,314 tolas. In 1884-85 the quantities received on similar accounts were tolas 1,867,751 and 1,637,234 respectively.

- 7. Copper Coinage.—The coinage of copper amounted to Rs. 8.13,610 in .1885-86, being less than that of the previous year by Rs. 2.44,200. This included a coinage of 7,412,670 cent pieces of the value of Rs. 1,66,785 for the Government of the Straits Settlements. No copper was coined in the Bombay Mint during the year owing to the Mint having been fully engaged in coining silver.
- 8. The coinage of copper in each Mint for the last five years has been as follows:

				Ca'cutta. Value.	Bombay, Value.
				Re.	Rs.
1891-82	•••	•••	•••	39,950	50,009
1882-83				8,62,580	2,14,214
1883-81	•••	• • •		11,54,245	2,19,389
1884-85	•••	•••	/ •••	7,02,560	3,55,250
1885-86	•••	•••	• • •	8,13,610	•••

9. In the Bombay Mint 200 tons of copper cakes were received during the year 1885-86 from Her Majesty's Secretary of State for India at an average rate of Rs. 331 per cwt. Uncurrent British Indian copper coin of the

nominal value of Rs. 21,635, old Indo-Portuguese copper coin valued at Rs. 10,197, and copper coins of native mintage amounting to Rs. 1,96,732 were remitted to the Bombay Mint for destruction.

10. The gain on copper coinage in both Mints for the last five years is shown below:

						Rs.
1881-82		•	•••	•••	4	1,39,707
1882-83	•••	•••	•••	•••	•••	3,50,091
1843-41		•••	•••	. •••		5,00,027
1881-55	•••	•••	•••	•••	•••	5,69,634
1885-86	•••	•••	•••	•••	•••	1,11,053

- 11. Operative losses in Mints.—The operative losses at Calcutta and Bombay during 1885-86 were Rs. 96,065 and Rs. 60,736 against Rs. 52,952 and Rs. 45,762 in the preceding year. These sums include a loss on account of melting and recoinage of Government remittances to the extent of Rs. 94,499 in Calcutta and Rs. 8,849 in Bombay.
- 12. The proportion of loss in the melting and coining of silver in the two Mints per 100 tolas has been as follows for the last five years:

			Mul	ring.	Coining.		
		-	Calcutta.		Calcutts.	Bombay	
		;- 	Pies.	l'ics.	Pies.	Pics.	
1881-82		į	6-7	. 7	. 8	7	
1852-53	•••	:		7.5	9.1	6	
18-81	•••	1	7.2	9.5	8.6	6	
1984-85	•••	•••	69	6	4 2	3.2	
1885-86	•••	!	5.2	6	2.6	1	

- 13. The rate of loss in coining for 1885-86 was the lowest on record, a satisfactory result mainly due to the adoption of the new process of annealing. This new procedure, among other advantages, renders it easier to trace a deficiency of standard metal in other branches of the Mechanical Department.
- 14. Revenue and Expenditure.—The total revenue and expenditure of each of the Mints from 1881-82 to 1885-86 are shewn separately below:

				Rev	ENCE.	. Expenditure.		
				Calcutta.	Bombay.	Calcutta.	Bombay.	
				Rs.	Rs.	Rs.	Rs.	
1881-82 1882-83 1883-84 1881-85 1885-66	•••	•••		9,11,295 9,70,218 2,23,937 2,53,781 6,52,755	3,83,528 11,57,658 5,57,634 10,03,616 15,40,263	8,90,413 10,51,958 9,75,327 12,06,282 10,56,864	6,45,716 9,42,708 7,46,122 5,39,053 9,66,724	
		Total	•	16,11,931	40,42,699	51,80,814	41,40,657	

15. The total revenue of both Mints during the last five years amounts to Rs. 62,84,630 and the total expenditure to Rs. 93,21,531, shewing a loss for the period of Rs. 30,36,901, or an annual loss of Rs. 6,07,380. There was a gain last year of Rs. 1,69,426 against a loss of Rs. 7,58,018 in 1884-85.

	16.	The	expenditure	on	account	of	Salaries	and	Establishments	in	the
two	Mint	s was	as follows:								

		· CALC	UTTA.	BOMBAY.			
		1884-85.	.1885-86.	1884-85.	1885-86.		
Fixed Establishment Extra Establishment		 1,96,168 58,647	2,04,401 52,950	2,19,534 39,363	2,15,853 59,918		
	Total	 2,55,115	2,57,351	2,58,897	2,75,771		

The increase in both cases was due to the increase in coinage.

- 17. The expenditure on stores in Calcutta during 1885-86 was Rs. 86,792 against Rs. 1,10,853 in the previous year, and in Bombay Rs. 2,38,603 against Rs. 1,16,719 in 1884-85.
- 18. Pro formá charges.—The pro formá charges in the years 1884-85 and 1885-86 were calculated respectively in the Calcutta Mint at Rs. 7,69,328 and Rs. 5,37,874, and in the Bombay Mint at Rs. 3,65,798 and Rs. 3,15,992. The decrease in 1885-86 is mainly due to a smaller interest charge on the average silver working balance, which was lower than in 1884-85 on account of the larger coinage. The decrease in the Calcutta Mint is also due to the cost of pension and furlough allowances of superior servants having been calculated at one-seventh of the salary instead of one-fifth as formerly: the calculation should be at one-sixth of salary.
- 19. Capital Account.—An addition of Rs. 14,714 and Rs. 1,12,714 was made to the Capital Accounts of the Mints at Calcutta and Bombay respectively during the year on account of buildings and plant; Rs. 1,499 and Rs. 3,241 were written off to profit and loss in the Calcutta and Bombay Mints. The total at debit of Capital Account to end of 1885-86 was Rs. 76,35,773 in Calcutta and Rs. 35,52,942 in Bombay, as detailed below:

		Calcutta. Rs.	Bombay. Ra.
Land		20,09,200	12,62,200
Building		33,2 2, 109	15,71,616
Plant		23,01,461	7,19,126
	Total	76,35,773	35,52,942

- 20. Reports on the working of the Assay Departments.—Separate reports on the working of the Assay Departments of the Mints have now for the first time been submitted.
 - 21. The principal duties of the Assay Departments are—
 - (1) to assay and value gold and silver bullion tendered at the Mint;
 - (2) to assay, before coinage is commenced, bullion alligated to standard fineness, that is, after it has by melting been mixed with alloy in such proportion, recommended by the Assay Master, as will make the metal of the fineness necessary to yield coins of the fineness required by the Indian Coinage Act; and
 - (3) to ascertain, before the coins are issued from the Mint, by a pyx trial, whether the fineness and weight are in accordance with the provisions of the Coinage Act.

The process of assay adopted for both (1) bullion tendered and (2) bullion alligated to standard is as follows:

The molten metal is thoroughly stirred and a small portion taken from each pot and granulated by pouring into a basin of cold water. The granulated

sample so obtained is assayed in duplicate and the resulting figure is taken as the assay report for all the bars cast from the pot so sampled. It is now the practice in both Mints to pre-melt all bullion tendered for coinage, of whatever fineness and in whatever shape it may be, in order that this process may be applied, as it possesses advantages over assay on a piece cut from a bar or ingot taken to represent the whole mass.

Assay of pyx coins (3) is an assay of samples of each batch of coins when ready for issue. From every lakh of gold and silver coins finished in the Mint or from a whole day's coinage in gold or silver, if that happens to be less than a lakh of pieces, a fixed number of coins is taken as a sample and submitted to assay; these coins constitute the "pyx." If the result of the assay of these coins proves that they fall within the limit of fineness and weight prescribed in the Coinage Act, the lakh or whole day's coinage which they represent is assumed to be correctly coined and is issued from the Mint.

- 22. Other duties of the Assay Department are-
 - (1) "Check assays" made for the preparation of samples of pure gold and pure silver, to be worked side by side with the bullion of which the fineness is to be determined by the assay process in order that the results of the ordinary assays may be checked by comparison with the results on these samples of known fineness;
 - (2) "Parting Assays," to ascertain the small amount of gold contained in the silver coinage;
 - (3) Assay of Mint drosses, conducted periodically with a view-
 - (a) to ascertain that the process of recovery of the particles of precious metals which get mixed, in the course of mechanical operations, with the sweepings of the various rooms, &c., has been carried up to the limit within which such recovery can perfectly be made; and
 - (b) to determine approximately the actual amounts of metal left in the drosses for purposes of account under the head of "operative losses."
 - (4) Assay of counterfeit coins;
 - (5) Miscellaneous assays for Government Departments and others; and
 - (6) Custody of standard weights and measures, and the verification and adjustment of weights sent to the Mint for this purpose.
- 23. Assays made.—The total number of assays made in Calcutta in 1885-86 was 19,630 and in Bombay 32,319.
- 21. Assays of silver bullion alligated to standard.—The average fineness of the bullion assayed for the whole year in the Calcutta Mint was 916:14 and 916:02 in Bombay. These averages, below the standard required for coins, are found necessary in the bullion for coinage in order to produce coins up to the standard of 916:66. This is due to the fact that in the process of manufacture the coins are subject to refinage, first by being cut from a comparatively rich part of the strap, and second by blanching.
- sent in the silver coinage, samples are taken every month, and the amount of gold per mille found in these samples is taken as the average proportion of gold contained in silver coins issued from the Mint in that month. The average proportion of gold found in silver coins at the Calcutta Mint during 1885-86 amounted to '227 per mille—the maximum was '535 and the minimum '087. The average of the Bombay Mint was '239 per mille, the maximum being '315 and the minimum '060. The fluctuations are due to the source from which the silver coined is derived. Silver in its native state commonly contains gold in small and variable proportion. But silver imported from Europe or America is found to contain only very minute quantities of gold, if any, the gold having been extracted before exportation in refineries at a profit to those establishments. In Eastern

countries, where no silver refining establishments exist, notable quantities of gold remain mixed with the silver produced in those regions. It is therefore inferred that a rise in the proportion of gold found in the silver coins means that a certain amount of Chinese, Burmese, or Indian silver is being worked for coinage.

26. Pyx trials of silver coins.—The coinage is tested in the following way:—From every lakh of rupees coined, a certain number of pieces are taken at random for pyx assay. Of these, some coins are assayed singly and the remainder are melted and assayed together. To test the weight of the rupees, sample pieces are taken at random from every lakh struck and weighed coin by coin.

The results of the pyx trials in 1885-86 are thus stated.

In Calcutta, the average weights of the sample pieces were-

and the average fineness-

```
Rupees ... ... 916:668

½ Rupees ... ... 9 6 645 All up to or above

½ ,, ... ... 916:773 the standard.
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In Bombay only 31 coins in the whole year were found to differ appreciably from the standard in weight, of which 18 were above and 16 below the standard; and only one lakh had to be readjusted for weight, in consequence of two coins in it being found light beyond remedy; while the average fineness of the coins tested singly was 916.535, and of those melted and tested together 916.735.

These results are satisfactory.

- 27. Pux trials in England.—Another test of these coins is made in England. From every lakh of gold or silver coins, or from every whole day's coinage when that happens to be less than one lakh, one coin is set apart for trial in England. At the end of the year the coins so collected are despatched to Her Majesty's Secretary of State, who obtains a report on their weight and fineness from the Assay Department of the London Mint. This report is subsequently published in the Gazette of India for the information of the general public. The London report shews the small quantity of gold found in silver coins separately, so that, to make the results of the English comparable with the Indian test, the proportion of gold has to be added to the fineness stated.
- 28. Dross Assays.—During 1885-86, the dross assays made in Calcutta were larger than usual, in consequence of a number of experiments made to test the working of a new system of washing. In Bombay there was the usual number of such assays.
- 29. Silver containing Bismuth.—The presence of bismuth was found in certain consignments of silver tendered for coinage in both the Mints. Such silver has been found to be brittle and therefore unfit for coinage, and special care is taken not to admit it in the Mints for the purpose of coinage.
- 30. Administration of the Mints and Assay Departments.—The Governor-General in Council acknowledges the efficiency with which both Mints and Assay Departments have been controlled and worked by the officers in charge. The reform in the process of assay recently introduced has worked very satisfactorily. The available balance of coined rupees was quite 50 lakhs higher in 1885-86 than it would have been had the accelerated processes not been introduced, and the saving in interest alone has not on the average been less than Rs. 1,50,000 yearly.

ORDER.—Ordered, that this Resolution be published in the Gazette of India.

LEAVE AND APPOINTMENTS.

The 29th October, 1886.

No. 3962.—Major R. V. Riddell, R.E., Mint Master, Calcutta, having returned from furlough on private affairs, resumed charge of his office from Surgeon-Major J. Scully before noon on the 23rd October, 1886.

SEPARATE REVENUE, ASSESSED TANES, INCOME TAX.

The 29th October, 1886.

No. 3920.—In exercise of the power conferred on him by section 38 of Act II of 1886,

His Excellency the Governor-General in Council is pleased to rule that a capital sum paid in commutation of the whole or a portion of a pension is not liable to tax under the said Act.

ORDER.—Ordered, that this Resolution be communicated to the Military Department, with reterence to its office memorandum No. 1490-B., dated the 15th October, 1886; to the other Departments of the Government of India; to all Local Governments and Administrations; and to all Accountants-General and Comptrollers.

J. F. FINLAY,

Offg. Secretary to the Government of India.

MILITARY DEPARTMENT.

Simla, the 23rd October, 1886.

No. 711.

The Right Hon'ble the Governor-General in Council has received with deep regret intelligence of the death in Burma, on the 20th instant, of HIS EXCELLENCY LIEUTENANT-GENERAL SIR H. T. MACPHERSON, V.C., K.C.B., K.C.S.I., Commander-in-Chief of the Madras Army, and Commanding the Forces in Burma under the orders of the Government of India.

Her Majesty's Government have desired the Governor-General in Council to say that they share in the regret felt by the Government of India at the public loss sustained by the death of this gallant and distinguished Soldier.

As a mark of respect to the late SIR HERBERT MACPHERSON, the Governor-General in Council directs that the flag of Fort William be lowered to half-mast high during the whole of the 25th instant, and that fifteen minute guns be fired from the ramparts of Fort William on that date.

Simla, the 29th October, 1886.

APPOINTMENTS.

No. 712.—ORDNANCE DEPARTMENT -

Captain R. H. Mahon, R.A., Commissary of Ordnance, 3rd Class, to be an Assistant Superintendent of Factories, vice Major I. Mayhew, R.A., resigned. Dated 1st October, 1886.

Captain C. E. Jervois, R.A., Commissary of Ordnance, 4th Class, and Commissary of Ordnance, 3rd Class, sub. pro tem., to be Commissary of Ordnance, 3rd Class, vice Captain R. H. Mahon, R.A., appointed an Assistant Superintendent of Factories. Dated 1st October, 1886.

Captain J. D. H. Waller, R.A., Commissary of Ordnance, 4th Class, and officiating Commissary of Ordnance, 3rd Class, to be an Additional Commissary of Ordnance, 3rd Class, during the absence of Captain Jervois on field service in Burma. Dated 1st October, 1886.

Lieutenant L. G. Watkins, R.A., officiating Commissary of Ordnance, 3rd Class, to be Commissary of Ordnance, 4th Class, vice Captain W. G. Massy, R.A., promoted. Dated 19th September, 1886.

No. 713.—PERSONAL STAFF-

The tollowing appointment has been made on the Personal Staff of Major-General His Royal Highness the Duke of Connaught and Strathcarn, K.G., K.T., K.P., G.C.S.I., G.C.M.G., C.B., Commanding the Rawal Pindi Division:—

Major O. C. Hannay, Argyll and Sutherland Highlanders, to be Aide-de-Camp. Dated 27th September, 1886.

No. 714.—STAFF CORPS—

The undermentioned officers appointed by the Secretary of State for India probationers for the Indian Staff Corps, are posted to the Madras Staff Corps, with effect from the dates of their arrival in India:—

Licutenant S. L. Aplin, Royal Marine Light Infantry.

Lieutenant A. L. Harries, Royal Marine Light Infantry.

No. 715.—VOLUNTEER CORPS—

3rd, or Sind Punjah and Indus Valley Railways, Volunteer Rifle Corps.

Major Lewis Conway-Gordon, C.I.E., Royal Engineers, to be Lieutenant-Colonel Commandant, vice Lieutenant-Colonel B. T. Hill, who has resigned the appointment.

FURLOUGH AND LEAVE.

No. 716.—The undermentioned officer is granted furlough out of India, with the necessary subsidiary leave:—

Major-General O. Ř. Newmarch: Bengal S. C., Secretary to the Government of India, Military Department, (p. a.) for one year, under rule IX of the regulations of 1858.

No. 717.—Captain B. Briscoe, Bengal S. C., 40th Bengal Infantry, is granted leave out of India, (m. c.) under the leave rules for the Staff Corps. Pension service,—fourteen years and 234 days.

No. 718.—The undermentioned officers are granted leave out of India under the leave rules for the Staff Corps, with effect from the dates on which they are respectively struck off duty:—

Lieutenant-Colonel A. D. Butter, Bengal S. C., (p. a.) up to the 4th April, 1887. Pension service—over thirty years

service,—over thirty years,
Lieutenant-Colonel T. St. Q. Clutterbuck,
General List, Infantry, (p. a.) for one year,
Pension service,—twenty-five years and 327
days.

No. 719.—Surgeon H. Hamilton, M.D., has been granted an extension of furlough, (m. c.) for six months, by the Secretary of State for India.

LONDON GAZETTE.

No. 720.—The following extracts are published for general information:—

London Gazette," dated the 24th September, 1886, page 4677.

"WAR OFFICE;

Pall Mall. 24th September, 1886.

MEMORANDA.

The undermentioned Lieutenant-Colonels to be Colonels:—

Theophilus Higginson, Madras Staff Corps. Dated 26th June, 1886.

"London Gazetle," dated the 28th September, 1886, pages 4738 and 4739.

"India Office;

28th September, 1886.

The Queen has approved of the following admissions to the Staff Corps made by the Governments in India:—

BENGAL STAFF CORPS.

To be Lieutenants.

Licuterant Maitland Cowper, from the Leinster Regiment. Dated 13th October, 1884, but to rank from 29th March, 1881,

Lieutenant John Douglas McAndrew, from the Suffolk Regiment. Dated 2nd July, 1884, but to rank from 1st July, 1881.

Lieutenant Algernon George Peyton, from the East Surrey Regiment. Dated 25th April, 1884, but to rank from 1st July, 1881.

Lieutenant William Adam Cuppage, from the Liverpool Regiment. Dated 15th October, 1884, but to rank from 1st July, 1881

Lieutenant Cecil Davis, from the Manchester Regiment. Dated 15th March, 1885, but to rank from 1st July, 1881.

Lieutenant John Denis Perkins, from the Liverpool Regiment. Dated 19th November, 1884, but to rank from 10th May, 1882.

Licutenant Alexander Augustus Elphinstone Campbell, from the Derbyshire Regiment. Dated 23rd November, 1884, but to rank from 10th May, 1882.

Lieutenant John Manners Smith, from the Norfolk Regiment. Dated 25th March, 1885, but to rank from 10th March, 1883.

The Queen has also approved of the transfer of the undermentioned Officer to the half Pay List:--

Lieutenant Edward Cooke Cox, Bombay Staff Corps. Dated 28th September, 1886."

PROMOTIONS.

No. 721.—NATIVE ARMY—

14th Bengal Lancers.

Ressaidar Bisesar Singh to be Woordie-Major, vice Ressaidar Woordie-Major Lal Sing, promoted,—with effect from the 1st May, 1886.

25th Bengal Infantry.

Jemadar Jamít Singh to be Subadar, vice Subadar Mán Singh, deceased,—with effect from the 17th August, 1886.

Havildar Hira Singh from the 5th Bengal Infantry to be Jemadar, vice Jemadar Jamit Singh, promoted,—with effect from the 15th September, 1886.

No. 722.—PUNJAB FRONTIER FORCE— 5th Punjab Infantry.

Jemadar Hazrat Shah to be Subadar, and Havildar Wazir Khan to be Jemadar, vice Subadar Biz Gul, invalided,—with effect from the 10th August, 1886.

6th Punjab Infantry.

Jemadar Khazána to be Subadar, and Havildar Motí to be Jemadar, vicz Subadar Brijbasi, invalided,—with effect from the 1st October, 1886.

No. 723.—VOLUNTEER CORPS—

Cossipore Artillery Volunteers, " B" Battery.

Lieutenant Cadwallader Edward Palmer to be Captain, vice Captain J. F. Butchart, who has resigned the appointment.

RETIREMENTS.

No. 724.—The undermentioned officers have been permitted to retire from the service, with

effect from the dates specified, subject to Her Majesty's approval:—

Colonel Francis Gellie, Bengal S. C.,-13th November, 1886.

Deputy Surgeon-General Charles Planck,— 4th August, 1886.

Deputy Surgeon-General Henry Walter Bel- i lew, C.S.I.,—14th November, 1886.

REWARDS.

No. 725.—GOOD SERVICE PENSIONS-

It is notified that, on the recommendation of the Government of India, Her Majesty's Government has been pleased to confer a good service pension on the undermentioned officer, with effect from the date specified:—

From the 20th Murch, 1386, in room of Major-General Sir Charles John Stanley Gough, R.C.B., v.C., Bengal ir Davidry

COLONEL HENRY GEORGE DELAPOSSE, C.B., LATE OF THE IDIST BENGAL FUSILIERS.

Dates of Commissions.

Enagn		9th December, 1854.
Lieutenant		23rd November, 1850.
Captun		21st June, 1801.
Brevet Major		22nd June, 1861.
Major		10th January, 1872.
Brevet Lieutenant-C	olonel	4th March, 1872
Lieutenant-Colonel		
Brevet Colonel		1st October, 1877.

Appointments.

Regimental duty, 53rd Bengal Native Infantry,—9th December, 1854 to June, 1857.

Doing duty with European Recruit Depot at Barrack-pore, -15th February, 1800 to 11th December, 1800.

Regimental duty, 73rd Native Infantry,—12th December, 1800 to 11th June, 1801.

Regimental duty, 101st Foot,-30th July, 1862 to 21st September, 1880. Commanding, No. 25, Regimental District,-30th

November, 1881.

War Services.

Indian Mutiny, 1857-58.—Siege of Cawnpore; first relief of Lucknow; defence and final relief of Lucknow and re-taking of Cawnpore. (Despatch, London Gazette, 31st March, 1858. Received thanks of Governor-General in Council. Medal with 2 clasps; Brevet of Major; one year's service for Cawnpore; one year's service for Lucknow.)

Sikkim Expedition, 1861.

North-Western Frontier of India Campaign, 1863.-Engagements at the Umbeyla Pass. (Despatch, London Gazette, 19th March, 1864. Medal with clasp.)

No. 726.—Order of British India-

The Governor-General in Council is pleased to admit the undermentioned Native Officers to the 1st and 2nd Classes of the Order of British India from the date specified :-

Бомвау.

To the 1st Class, with the title of Sirdar Bahadur.

Ressaldar Major Dháúkal Singh, Bahadur 3rd Bombay Cavalry, vice Ressaldar-Major Húsáin Ali, Sirdar Bahadur, deceased,—14th July, 1886.

To the 2nd Class, with the title of Bahadur.

Ressaldar Mír Sábit Ali, 3rd Bombay Cavalry, vice Ressaldar-Major Dháúkal Singh, Bahadur, promoted,-14th July, 1886.

MILITARY WORKS DEPARTMENT.

PROMOTIONS.

No. 727.—The following promotions are made in the establishment of the Barrack Department, with effect from the 13th August, 1886:

	Names.	!	From		То	Nature of promotion.
Conc	ductor J. Holehouse	. Barrack Ma	ister, Class II	Barrack 1	Master, Class 1	Permanent.
Sub-	ductor J. Holehouse Conductor T. John m.	Temporary Class II.	Barrack Master	Barrack I	Master, Class II	Permanent.
Sub-	Conductor E. Duber	v Assistant B	arrack Master	Barrack 1	Master, Class II	Temporary.

MARINE DEPARTMENT.

FURLOUGH AND LEAVE.

No. 42.-Mr. C. W. Owen, 2nd Grade Officer, Her Majesty's Indian Marine, has been granted an extension of furlough, (m. c.) for six months, by the Secretary of State for India.

RESIGNATIONS.

No. 43.—Mr. A. W. Deane, 1st Grade Officer, Her Majesty's Indian Marine, is permitted to resign the service,—15th October, 1886.

O. R. NEWMARCH, Major-General, Secretary to the Government of India.

MILITARY DEPARTMENT.

NOTIFICATION.

Simla, the 29th October, 1886.

Under clause 26 of the Regulations appended to the Regimental Debts Act of 1863, it is notified that reports of the deaths of the undermentioned commissioned and warrant officers, on the dates specified, were received in the Military Department between the 9th and the 29th October, 1886.

Corps.	Rank and Names.	Date of Decease.	Piace of Decease.	Testate or lutestate.	Remarks.
Suffelk Regiment (Pro- bationer, Bengal Staff	Sub-Assistant Apothecary W. J. Jennings. Lieutenant J. M. O'H. Sherer	Sth October, 1886, 19th October, 1886.	i	•••	
Corps). Medical Staff	Surgeon J. Pedlow	21st October, 1886.	Minbu		

O. R. NEWMARCH, Major-General Secretary to the Government Vadia.

PUBLIC WORKS DEPARTMENT.

NOTIFICATIONS.

Simla, the 21st October, 1886,

No. 277.—The services of Mr. T. Michell, Executive Engineer, 3rd Grade, sub. pro tem., State Railways, on his return from furlough, are placed at the disposal of the Director-General of Railways.

The 25th October, 1886.

No. 282.—Mr. T. Concannon, Executive Engineer, 4th Grade, temporary rank, Burma, temporarily employed on State Railways in Bengal, is retransferred to Burma.

No. 283.—Messrs, E. J. Alexander and E. T. Faulkner, Assistant Engineers, 1st Grade, State Railways, are transferred from the Establishment under the Government of Bengal to that under the Chief Commissioner of Assam.

No. 285.—The services of Mr. E. T. Anthony, Accountant, 1st Grade, and Honorary Assistant Examiner, Madras, on special duty under the Government of India, are placed temporarily at the disposal of the Director-General of Railways for employment in the Manager's Office, North-Western Railway.

The 26th October, 1886.

No. 286.—Mr. R. A. English, officiating Examiner of Accounts, Sind-Sagar State Railway, is, on the return of Mr. Goodfellow from privilege leave, transferred to the Office of the Accountant-General, Public Works Department.

No. 237.—Mr. E. H. Johns, Deputy Examiner, is, on return from furlough, posted temporarily to the Office of the Examiner of Accounts, Sind, Pishin and Bolan State Railway.

No. 283.—With reference to Public Works Department Notifications Nos. 290 and 343, dated respectively the 21st October and 19th December, 1885, the following officers, taken over from the staff of the late Sind, Punjab and Delhi Railway Company, are confirmed in their appointments on the permanent non-pensionable Establishment of State Railways, with effect from the 1st July, 1886:

Name.		Establishment in which sufirmed.
Mr. 1. Lightfoot	,	Class I, Grade 2.
Mr. J. Lightfoot Mr. D. Mars. 6.1.E.		Člass II.
Mr. F. A. Higman	,	Class III.

Trade (Shire

Mr. S. S. Grant
Mr. W. S. Bocquet
Mr. R. I. Keene
Mr. J. J. Henderson

Chass III.
Class II.
Assistant Engineer.
Assistant Engineer.

The 28th October, 1886.

No. 290.—Major A. D. McArthur, R.E., Superintending Engineer, 3rd Class, temperary rank, reverted to his substantive rank of Executive Engineer, 1st Grade, from the forenoon of the 20th October, 1880.

No. 200.—Mr. Alfred Cocil Pereira, Assistant Engineer, 2nd Grade, appointed by the Secretary of State for India in Council from the Royal Indian Engineering College, who has gone through a course of practical training in England, is posted to Madras.

No. 291.— Major-General H. F. Hancock, R.E., Consulting Engineer for Railways, Bombay, is placed on special duty under the Government of India, with effect from the 1st November, 1886.

No. 292.—Colonel K. A. Jopp, R.E., Executive Engineer, 1st Grade, and Deputy Consulting Engineer for Railways, Bombay, is appointed to the charge of the Office of the Consulting Engineer for Railways, Bombay, during the absence on special duty of Major-General H. F. Hancock, R.E., or until further orders.

No. 293.—Mr. J. J. Kenoy, Traffic Candidate, is transferred from the Establishment under the control of the Government of Bengal to that under the Director-General of Railways.

No. 294.—Mr. E. A. Dennys, Examiner, Public Works Accounts, is, on return from furlough, posted to the Office of the Examiner of Guaranteed Railway Accounts, Calcutta.

TELEGRAPH.

The 25/h October, 1886.

No. 234.—Mr. J. Birke, Superintendent, 2nd Grade, Indian Telegraph Department, is appointed to officiate as a Superintendent, 1st Grade, with effect from 10th October, 1886.

Consequent on the above, Mr. W. N. Toulmin, officiating Superintendent, 1st Grade, will revert to his substantive appointment of Superintendent, 2nd Grade, from the same date.



The Gazette of India.

PUBLISHED BY AUTHORITY.

SIMLA, SATURDAY, OCTOBER 30, 1886.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART IV.

Acts of the Governor General's Council assented to by the Governor General.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

[Second publication.]

The following Act of the Governor-General of India in Council received the assent of His Excellency the Governor-General on the 22nd October, 1886, and is hereby promulgated for general information:—

ACT NO. XXIII OF 1886.

An Act to amend the Dekkhan Agriculturists' Relief Acts, 1879 to 1882.

Whereas it is expedient to an end in manner hereinafter appearing the Dekkhan Agriculturists'; Relief Acts, 1879 to 1882; It is hereby enacted as follows:—

- 1. (1) This Act may be called the Dekkhan Agriculturists' Relief Act, 1886; and it and the Dekkhan Agriculturists' Relief Acts, 1879 to 1882, may be cited collectively as the Dekkhan Agriculturists' Relief Acts, 1879 to 1886.
- (2) This Act shall come into force on the first day of January, 1887.
 - 2. In this Act, unless there is something repugnant in the subject or context,—

"Section" means a section, and "chapter" a litt of 1879, chapter, of the Dekkhan Agriculturists' Relief Act, 1879, as amended by the Dekkhan Agriculturists' Relief Act, 1881, and the Dekkhan Agriculturists' Relief Act, 1882.

- 8. To section 1 the following shall be added after the word "Ahmadnagur", namely:—
 - "but may, from time to time be extended wholly or in part by the Local Government, with the previous sanction of the Governor-General in Council, to any other district or districts in the Presidency of Bombay."

- 4. To section 2 the following shall be added, Addition to section 2. namely:—
 - " 5th.—' Lease' shall be deemed to include a counterpart, kabuliyat, an undertaking to cultivate or occupy and an agreement to lease.
 - "6/h.-- Standing crops' shall be deemed to include garden-produce attached to trees or to the soil."
- 5. In section 3, clause (*), the word "and" shall be substituted for the word "or" where the latter word "ceurs between the word "foreclosure" and the word "sale".
- 6. In section 12, for the words "the Court shall,

 Amendment of section 12.

 ton 12.

 tor's claim is disputed, enquire", the following shall be substituted, nameiy:—
 - "the Court, if the amount of the creditor's claim is disputed, shall examine both the plaintiff and the defendant as witnesses, unless, for reasons to be recorded by it in writing, it doesns it unnecessary so to do, and shall enquire".
- 7. In section 22, for the words "No agricul-Amendment of sec. turist's ammoveable property tion 22. shall be attached or sold" the following shall be substituted, namely:-

"Immoveable property belonging to an agriculturist, other than his stending crops, shall not be attached or sold".

Addition to section 40.

8. To section 40 the following shall be added, name-

"A Conciliator empowered by the Local Government in this behalf may, instead of inviting, direct the person against whom the application is made to attend at the time and place either first or subsequently fixed.

4 a

person against whom an is to be present or attend pecified in a direction protor under this section, be we committed an offence e Indian Penal Code.

.Jo to

section 56.

be added, namely:-

9. To the proviso to section 56 the following shall

"or to any instrument required by section 17 of the Indian Registration Act, 1877, to be registered under that Act."

- 10. (1) The last twenty-two words of the Amendment of, and second paragraph of section soldition to, section 58. 58, from "and a certified copy" to "more than one", are repealed.
- (2) In the third paragraph of the same section, the words "and each such copy" are repealed.
- (8) After the same section the following shall be added, namely :-
 - "A certified copy of any entry in the register shall be granted by the Village-Registrar, free of charge, on the application of any party to the instrument to which the entry relates, or of his agent or representative, and the copy shall be admissible as evidence of the contents of the instrument."
- 11. After Chapter VIII and section 63 the New chapter and section to follow Chapter tion to follow Chapter vIII and section 63.

"CHAPTER VIII A.

"REGISTRATION OF INSTRUMENTS REFERRED TO IN SECTION 17 OF THE INDIAN REGISTRATION Аст, 1877.

"63A. (1) When an agriculturist intends to execute any instrument re-Mode of exceution by agriculturists of instruquired by section 17 of the Indian Registration Act, ments required to be gistered under Act III 1877, to be registered under of 1877. that Act, he shall appear

before the Sub-Registrar within whose sub-district the whole or some portion of the property to which the instrument is to relate is situate, and the Sub-Registrar shall write the instrument,

or cause it to be written, and require it to be executed, and attest it and, if the executant is unable to read the instrument, cause it to be further attested, and otherwise act, in accordance with the procedure prescribed for a Village-Registrar by sections 57 and 59 of this Act, and shall then register the instrument in accordance with the provisions of the Indian Registration III of 1877. Act, 1877.

- "(2) An instrument to which sub-section (1) applies shall not be effectual for any purpose referred to in section 49 of the Act last-mentioned unless it has been written, executed and attested in the manner provided in that sub-section.
- 12. (1) In section 72, for the words "under Amendment of section this Act", where they first occur, the words "of the description mentioned in section 3, clause (w)," shall be substituted.
- (2) In the same section, the words "not being merely a surety for the principal debtor" are repealed.
- (3) For the proviso to the same section the following shall be substituted, namely :-
 - " Provided that nothing in this section shall-
 - "(i) apply to a suit for the recovery of money from a person who is a surety merely of the principal debtor if the principal debtor was not, at the time when the cause of action arose, an agriculturist, or
 - "(ii) revive the right to bring any suit which would have been barred by limitation if it had been instituted immediately before this Act comes into force."
- 13. Notwithstanding anything in the last foregoing section of this Act, the period of limitation for Limitation of certain any suit which may be instituted within two years from the coming into force of this Act, and to which, if this Act had not been passed, section 72 of the Dekkhan

Agriculturists' Relief Act, 1879, as amended by xVII of 1875, the D-kkhan Agriculturists' Relief Act, 1881, xXIII of 1861. would have applied, shall be the period prescribed by that section.

Offg. Secretary to the Government of India.

S. HARVEY JAMES,

The following Report of the Select Committee on the Bill to amend the Dekhan Agriculturists' Relief Acts, 1879 to 1882, was presented to the Council of the Governor-General of India for the purpose of making Laws and Regulations on the 21st October, 1886 :--

LEGISLATIVE DEPARTMENT.

WE, the undersigned, Members of the Select Committee to which the Bill to amend

From Mr. P. R. Desai, Pleader, District Court, Satára, dated 30th

From Mr. P. R. Desai, Pleaner, District Court, Satara, unted Soin August, 1836 [Paper No. 1].

Memorandum by Mr. P. B. Desai, Pleader, District Court, Satára, unted 9th September, 1886 [Paper No. 2].

From Acting Under Secretary to Government, Bombay, No. 64P., dated 7th October, 1886, and enclosures [Papers No. 3].

the Dekkhan Agriculturists' Relief Acts, 1879 to 1882, was referred, have considered the Bill and the papers noted in the margin, and have now the honour to submit this our Report.

- 2. We, have, on the suggestion of the Governor of Bombay in Council, defined the expression "standing crops," and so amended section 58 that, while the whole of an instrument will be copied by the Village-Registrar into his register, it will not be incumbent on him to deliver a certified copy of the instrument, or of the copy of it in the register, to the parties except on their application.
 - 3. We have corrected, in section 3, clause (y), a misprint which has been brought to our notice by the Officiating Special Judge.

- 4. We have added to the Bill a section in the terms of section 19, Act XXII, 1882 in order that persons having claims of the description mentioned in section 3, clause (x) may not be prejudiced by the application of the special rules of limitation prescribed in section 72 being restricted to suits of the description mentioned in section 3, clause (x).
 - 5. The publication ordered by the Council has been made as follows:-

In English.

Gazette.

Gazette of India 21st and 28th August, and 4th September, 1886.

Bombay Government Gazette ... 26th August, 1886.

In the Vernacular.

Province.

Language.

Date.

Date.

Language.

Date.

Maráthi ... 16th September, 1886.

6. We do not think that the measure has been so altered as to require re-publication, and we recommend that it be passed as now amended.

T. C. HOPE,

The 19th October, 1886.

C. P. ILBERT,

S. HARVEY JAMES,
Offg. Secretary to the Government of India.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

| Second publication. |

The following Act of the Governor-General of India in Council received the assent of His Excellency the Governor-General on the 22nd October, 1886, and is hereby promulgated for general information:—

ACT No. XXIV of 1886.

An Act to extend the Glanders and Farcy Act, 1879, to the Bombay Presidency.

Whereas it is expedient that the Glanders and Farcy Act, 1879, should extend to the territories XX of 1876 administered by the Governor of Bombay in Council; It is hereby enacted as follows:—

1. The words "the Governor of Bombay in Council" in section 1 of the Glanders and Farcy Act, 1879, are hereby repealed.

S. HARVEY JAMES,
Offg. Secretary to the Government of India.



of Hndia.

BY AUTHORITY. PUBLISHED

SIMLA, SATURDAY, OCTOBER 30, 1886.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART V.

Bills introduced into the Council of the Governor General for making Laws and Regulations, or published under Rule 22.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

| Second publication.]

The following Bill was introduced into the Council of the Governor-General of India for the purpose of making Laws and Regulations on the 21st October, 1280 .-

No. 26 of 1886.

A Bill to regulate the samply of electricity for lighting and other , wposes.

Whereas it is expedient to regulate the supply of electricity for lighting and other purposes; It is hereby enacted as follows :-

1. (I) This Act may be called the Electricity Supply Short title, extent and commencement. Act, 1887.

- (2) It shall extend to the whole of British India; and
 - (3) It shall come into force at once.
 - 2. In this Act, unless there is something repugnant in the subject or Definitions. context.-
- (1) "cleetricity" includes galvanism, magnetism, magneto-electricity and electro-magnetism:
- (2) "telegraph", "message", "telegraph line", "post", "telegraph authority" and "loca authority" bave the meanings respectively assigned to those expressions in the Indian Tele-X111 of 1885, graph Act, 1885; and
 - (3) "purpose" includes any purpose except the transmission of a message or the use of electricity in medical treatment.
 - 3. Save as provided in this Act, electricity shall not be supplied for a Prohibition of supply price by any person for any electricity without purpose without a license license.

from the Governor-General in Council authorizing the person in that behalf.

- 4. (1) The Governor-General in Council may from time to time license Grant and contents any person to supply elecof license. tricity for any purpose, and in any local area, specified in the license.
- (2. The license may prescribe the duties of the licensee and provide for the revocation of the license on his failure to perform any of tho-e duties, and generally may contain such regulations and conditions as the Governor-General in Council thinks expedient.
- (3) By a license granted under this section the Governor-General in Council may, subject to such conditions as he thinks fit to impose, conter on the licensee, with respect to the placing of appliances and apparatus for the supply of electricity, any of the powers which the telegraph authority possesses under the Indian Telegraph Act, 1885, with respect to the placing of telegraph xiir lines and posts for the purposes of a telegraph established or manutained by the Government or to be so established or maintained.
- (1) The Governor-General in Council may from time to time amend, add to or cancel any of the regulations and conditions contained in a license, and withdraw any of the powers conferred by a license or impose an ended or additional conditions with respect to the exercise of those powers.
- 5. (1) Section 3 shall not apply to any person Supply of electricity supplying electricity for any by certain persons withpurpose in any local area at out license. the time of the passing of this Act so far as regards the supply of electricity for that purpose within that area.
- (2) If any question arises with respect to the purpose or the local area for or in which electricity was being supplied at that time, it shall be decided by an authority to be appointed by the Governor-General in Council in that behalf, and the decision of that authority on the question shall be

5 4

- Grant of licenses to those persons.

 Grant of licenses to those persons.

 Grant of licenses to those persons.

 Grant of licenses to foregoing section, the Governor-General in Council may, on the application of any person supplying electricity for any purpose in any local area at the time of the passing of this Act, grant to the person a license for that purpose in that area under the provisions of section 4.
- (2) Where a license is granted under sub-section (1), it shall supersede any engagement between the person to whom it is granted and any local authority with respect to the conditions on which electricity may be supplied by that person for the purpose, and in the local area, specified in the license.

Penalty for supplying electricity without license or contravening license of the following things, namely,—

- (a) being a person to whom section 3 is applicable, supplies electricity for a price without a license, or,
- (b) having a license under this Act, commits or suffers to be committed a breach of any duty prescribed in the license or of any regulation or condition contained therein,

he shall be punished with fine which may extend to one thousand rupees, and, in the case of a continuing offence, with a further fine which may extend to two hundred rupees for every day during which the electricity is supplied or the breach of the duty, regulation or condition continues.

- 8. (1) The Governor-General in Council may Power to make rules. from time to time make such rules as he thinks expedient for protecting the public in person and property from injury by reason of contact with, or the proximity of, appliances or apparatus used in the supply of electricity, and for preventing telegraph lines from being injuriously affected by any of those appliances or apparatus.
- (2) A rule under this section may apply to the appliances and apparatus of a person not having

- a license under this Act as well as to those of a person having a license thereunder.
- (3) In making a rule under this section, the Governor-General in Council may direct that a breach of it shall be punishable with fine which may extend to one thousand rupees and, in the case of a continuing breach, with a further fine which may extend to two hundred rupees for every day during which the breach continues.
- 9. (1) The Governor-General in Council shall,

 Procedure for making before making rules under the last foregoing section, publish, in such manner as he deems sufficient, a draft of the proposed rules for the information of persons likely to be affected thereby.
- (2) There shall be published with the draft a notice specifying a date at or after which the draft will be taken into consideration.
- (3) The Governor-General in Council shall receive and consider any objection or suggestion which may be made by any person with respect to the draft before the date so specified.
- (4) The publication in the Gazette of India of a rule purporting to be made under the last foregoing section shall be conclusive proof that it has been duly made.
- (5) Rules under that section may from time to time be amended, added to or cancelled by the Governor-General in Council.
- 10. Nothing in this Act shall prevent any saving of prosecutions under other laws. ted under any other law for any act or omission which constitutes an offence under section 7 or against a rule under section 8, or from being liable under that other law to any other or higher punishment or penalty than that provided by section 7 or a rule under section 8:

Provided that a person shall not be punished twice for the same offence.

STATEMENT OF OBJECTS AND REASONS.

The primary object of this Bill is to empower the Governor-General in Council to make rules (a) for protecting the public in person and property from injury by reason of contact with, or the proximity of, appliances or apparatus used in the supply of electricity for lighting, and (b) for preventing telegraph-lines from being injuriously affected by any of those appliances or apparatus.

2. The danger to the public from electric light connections arises from the fact that currents of great strength are used in the production of the light, the currents being powerful enough to cause death to any person, or set fire to any inflammable material, coming in contact with the wires while the currents are passing, that is to say, while the lamps are being used. Protection may be afforded either by placing these wires or connections in such a position that contact with them is impossible, or by so covering them with insulating material that contact with them is innocuous.

Interference with telegraph and telephone signals is caused by obstructive currents being induced in the telegraph and telephone wires when the electric light wires pass within a certain distance of them. The remedy is to arrange that the electric light wires shall be placed sufficiently far off. It is impossible of course to determine what the safe distance is without knowing the strength of the current employed for the electric light, which again varies with the number of lamps in circuit, but the distance can be determined from time to time with reference to the maximum current to be used in any particular local area.

3. A company desiring to supply electricity in any local area for any purpose must, if the company was not supplying it in that area for that purpose at the time of the passing of the Act, obtain a license from the Governor-General in Council. By this license the

Governor-General in Council may impose such regulations and conditions as he thinks expedient, and confer on the licensee, with respect to the placing of appliances and apparatus for the supply of electricity, any of the powers which the telegraph-authority possesses under the Indian Telegraph Act, 1885, with respect to the placing of telegraph lines and posts for the purposes of a telegraph established or maintained by the Government or to be so established or maintained.

Companies which were supplying electricity in any local area for any purpose at the time of the passing of the Act may elect to continue supplying it without a license, and therefore without the obligations which may be imposed, or the privileges which may be conferred, by a license.

The 21st October, 1886.

T. C. HOPE.

S. HARVEY JAMES,

Offer. Secretary to the Government of India.

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GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

[Second publication.]

The following Report of the Select Committee on the Bill to amend the law relating to Civil Courts in Bengal, the North-Western Provinces and Assam was presented to the Council of the Governor-General of India for the purpose of making Laws and Regulations on the 21st October, 1886:—

Preliminary Report on the Bengal Civil Courts Bill, 1881.

The Bill to amend the law relating to Civil Courts in Bengal, the North-Western Provinces and Assam was introduced into the Council of the Governor-General by the Hon'ble Mr. Stokes in 1881, was referred to a Select Committee and was circulated for opinion, but its further progress was suspended in consequence of a proposal to establish appellate benches in Bengal. That proposal having been abandoned for the present, the opinions on the Bill of 1881 have been examined, and most of the recommendations in them incorporated in the amended copy of the Bill which accompanies this Report.

The few recommendations which have not been adopted have reference to the relation of Courts of Small Causes to District Courts, and will be best considered in connection with the Provincial Small Cause Courts Bill, 1885. I propose therefore to move at the next meeting of Council that all members of the Select Committee appointed to consider and report on that Bill who are residents of, or are or have been officially connected with, Bengal, the North-Western Provinces or Assam be added to the Select Committee on the Courts Bill to which this Preliminary Report relates.

- 2. The following portions of the amended Bill seem to call for remark:-
- (a) Section 5.—A sub-section has been added on the advice of the Government of the North-Western Provinces and Oudh for the purpose of removing any doubt there may be as to the competence of a Local Government to appoint a Judge of a Court of Small Causes to be a Subordinate Judge, or to appoint a District Judge or Subordinate Judge to discharge temporarily the functions of another District Judge or Subordinate Judge, as the case may be, in addition to the performance of his own duties.
- (b) Section 7.—The powers vested in the High Courts at Fort William and Allahabad by the Statute 24 & 25 Vic., cap. 101, section 15, seem to render it unnecessary to provide in this and other sections of the Bill that a District Judge is in all matters connected with the administration of the Courts to act under the control of the High Court, the District Judge being already in those matters under the obligation of obeying any instructions which the High Court may be pleased to issue.
- (c) Section 8.—It has been objected that the provision of the Act of 1871 which requires an Additional Judge or Subordinate Judge in charge of the office of a District Judge to discharge "such of the current duties thereof as are connected with the filing of suits and appeals, the issue of processes and the like functions," is too indefinite, and has in practice resulted in inconvenience and loss to parties. An attempt is made in sub-section (2) of section 8 of the revised Bill to deline more particularly the powers which an Additional Judge or Subordinate Judge in charge of the office of a District Judge may exercise.
- .(d) Section 9.—Objection has been taken by the High Court for the North-Western Provinces to the words "on leave" in section 9 of the Act of 1871, and to the words in the same section which empower the District Judge to transfer cases only to his own Court or to the Court of a Subordinate Judge. The High Court points out that a Subordinate Judge may be absent from his district otherwise than on leave, as, for instance, on deputation to another district, and that, where, as occasionally happens, the Court of a Subordinate Judge is for any tract of country the Court of lowest jurisdiction, it may be convenient to transfer cases from his Court to that of a Munsif. The section has in these respects been amended, and two sub-sections (3) and (4) have been added, the former being supplementary to the amendment of sub-section (1), and the latter designed to remove a difficulty which has been felt in the North-Western Provinces.
 - (e) Section 10.—The expression of this section, which was inaccurate in the Act of 1871, has been amended in the manner proposed by Mr. Justice Prinsep.
 - (f) Section 11.—This section has been modified in accordance with the recommendations of the Lieutenant-Governor of Bengal, the Chief Commissioner of Assam and Mr. Justice Prinsep.

- (g) Section 16.—A sub-section has, on the suggestion of Mr. Justice Prinsep, been added to meet the case of officers in the territories referred to in section 11 who dispose of civil business while on tour at any place within the local limits of their jurisdiction.
- (h) Section 17.—On the suggestion of Mr. Justice Field, a sub-section has been added to the effect that a judicial act shall not be invalid by reason only of its having been done on a holiday.
- (i) Section 18.—This section has been so drawn as to remove difficulties experienced in Bengal, the North-Western Provinces and Assam in the working of the corresponding section of the Act of 1871.
- (j) Section 21.—A sub-section has been added with reference to the cases at 13 B. L. R. 376; 10 B. L. R., App., 30; 19 W. R. 201; and 8 C. L. R. 6.
- (k) Section 22.—Sub-section (2) of this section has been re-drawn with advertence to the cases at 18 W. R. (F. B.) 261; 18 W. R. 316; and 19 W. R. 131.

Sub-section (3) has been added on the suggestion of Mr. Justice Prinsep.

- (1) Section 23.—The case at 1. L. R. 7 All. 775 suggests an expansion of this section.
- (m) Section 25.—Sub-section (1) will empower the District Judge to transfer appeals from orders of Munsifs, as well as from their decrees, to Subordinate Judges.

Sub-section (?) has, on the suggestion of Mr. Justice Prinsep, been so drawn as to enable the District Judge to transfer to any other competent Court under his control an appeal withdrawn from the Court of a Subordinate Judge.

Sub-section (3) is suggested by the cases at 16 W. R. 235 and 18 W. R. 292.

- (n) Section 26.—This section has been amended in several particulars. It is proposed, on the suggestion of Mr. Justice Field, that the order of the High Court may be either general or special; on the suggestion of Mr. Justice Prinsep, that the High Court may authorise a Subordinate Judge or Munsif to take cognizance of the proceedings mentioned in the section; on the suggestion of the Government of the North-Western Provinces and Oudh, that references by Collectors under section 322C of the Code of Civil Procedure should be added to the list of proceedings; and on the suggestion of the same Government and of Mr. Justice Field and Mr. Justice Maclean, that several of the proceedings specified in section 26 of the Bill of 1881 should be excluded therefrom.
- (a) Section 27.—On the suggestion of Mr. Justice Prinsep, it is proposed that appeals from orders passed by Subordinate Judges in proceedings mentioned in section 26 shall, when appeals are permitted, lie to the High Court.
- (p) Section 34.—With respect to section 35 of the Bill of 1881, Mr. C. J. Daniell, District Judge of Moradabad, recorded the following remarks:—

"I consider it essential to the efficiency of the ministerial officers of the subordinate Civil Courts in a judge-ship that a stream of promotion should be maintained from the lowest to the highest grade of these officials throughout the judgeship. If this is secured, every hard-working man knows that there are several appointments to which he can aspire, the field for his promotion is widened, and he is more encouraged to do his work well than if he had only to look to the rare vacancies in a single munsifi for advancement. On the other hand, the Judge can promote any man from any one of several situations to any other that he may be qualified for in the whole judgeship, and a stimulus is provided to efficient and industrious work which is entirely absent if the Judge can promote no one but the officials of his own office, or if, in order to promote a deserving man in a munsifi, he is obliged to place him over the heads of other men in his own office, without being at the same time able to provide any of his own officials with a step on promotion in any of the munsifis subordinate to him.

"There can, I think, he no doubt that better men are obtainable and better work done in a wide than in a narrow field of work; but this section (35), as in stands, reduces the area over which a subordinate official's career extends within the most confined limits.

"In former times, when the subordinate Civil Courts were never inspected, something might be said in favour of allowing Munsifs to nominate and promote the officials of their own Courts; but in these days Munsifs are frequently changed, while Judges are seldom changed, and a judgeship is becoming more and more the unit of judicial administration. It is as well that this should be so, for such a condition is an incentive to a more careful supervision on the part of a Judge over his subordinates, and consequently to better work on the part of all below him. This incentive, however, will fail to act if the area of nomination and selection in a judgeship is confined to single munsifis instead of extending to all the Courts in the judgeship."

The Government of the North-Western Provinces expressed concurrence in Mr. Daniell's remarks, as the Government of Bengal did in similar remarks recorded by Mr. Justice Field.

- (q) Section 35.—This section provides for the case of Civil Court amins and the joint process-serving establishments now maintained throughout Bengal and the North-Western Provinces under the superintendence of central nazirs and the control of the District Judge.
- (r) Section 38.—The addition to this section was suggested by Mr. Justice Oldfield.
- (a) Section 40.—This section seems to be required for the purposes of applications under section 108 of the Code of Civil Procedure and other proceedings not referred to in sections 623 and 649 of that Code.

The publication ordered by the Council has been made as follows:-

In English.

Gazette. Date. 8th, 15th and 22nd October, 1581. Gazette of India ••• Calcutta Gazette 19th and 26th October, and 2nd November, 1881. North-Western Provinces and Oudh Government Gazette 15th, 22nd and 29th October, 1881. Assam Gazette ... 5th, 12th and 19th November, 1881.

In the Vernacular.

Prorince. Language. Date. North-Western Provinces and Oudh ... Urdu ... 26th November, and 3rd and 10th December, 1881.

4. I am of opinion that the Bill as amended should be re-published.

The 19th October, 1886.

C. P. ILBERT.

No. II.

THE BENGAL CIVIL COURTS BILL, 1881.

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The Bengal Civil Courts Bill, 1886. (Chapter I.—Preliminary.—Sections 1-2.—Chapter II.—Constitution of Civil Courts.—Sections 3-8.)

No. II.

A Bill to consolidate and amend the law relating to Oivil Courts in Benyal, the North-Western Provinces and Assam.

WHEREAS it is expedient to consolidate and amend the law relating to Civil Courts in Bengal, the North-Western Provinces and Assam; It is hereby enacted as follows:—

CHAPTER I.

PRELIMINARY.

VI of Short title, local extent, commencement and application.

1. (1) This Act may be called the Bengal Civil Courts Act, 1887.

- (2) It extends to the descritories for the time being respectively administered by the Lieutenant-Governor of Bengal, the Lieutenant-Governor of the North-Western Provinces and the Chief Commissioner of Assam, except such portions of those territories as for the time being are not subject to the ordinary civil jurisdiction of the High Courts and except the Jhansí Division; and
- (3). It shall come into force on the first day of April, 1887.
- (4) Except this section and sections 17, 23, 28, 40 and 41, nothing in this Act applies to Courts of Small Causes established under the Provincial Small Cause Courts Act, 1887.
- 1871. 2. (1) The Bengal Civil Courts Act, 1971, and

 Repeal. Act No. XIX of 1877 (to
 enable certain District Judges
 to suspend and remove certain ministerial officers,
 and for other purposes), section 1, are hereby
 repealed:
 - (2) But all appointments, nominations, rules and orders made, jurisdiction and powers conferred, and lists published under the Bengal Civil Courts Act, 1871, or any enactment thereby repealed, shall be deemed to be respectively made, conferred and published under this Act; and
 - (3) Any enactment or document referring to the Bengal Civil Courts Act, 1871, or to any enactment thereby repealed, shall be construed to refer to this Act or to the corresponding portion thereof.

CHAPTER II.

CONSTITUTION OF CIVIL COURTS.

- 71 of 3. The Local Government may reduce, and, with the previous sanction with the previous sanction of the Governor-General in Council, increase, the number of District Judges and Subordinate Judges now fixed.
- 4. The Local Government may, subject to the Number of Munsifs. control of the Governor-General in Council, alter the number of Munsifs now fixed:

Provided that, except in the case of Munsifs of a grade the salary of which does not exceed two hundred and fifty rupees per mensem, an increase of the number of Munsifs now fixed shall not be made by the Local Government without the previous sanction of the Governor General in Council.

5. (1) Whenever the office of District Judge or [Act VI of Vacancies in District Subordinate Judge is vacant 1871, s. 5.]

Vacancies in District or Subordinate Judge is vacant by reason of the death, resignation or removal of the Judge or other cause, or whenever the Governor General in Council has sanctioned an increase of the number of District Judges or Subordinate Judges, the Local Government shall fill up the vacancy or appoint the additional District Judges or Subordinate Judges, as the case may be.

- (2) Nothing in this section shall be construed to prevent a Local Government from appointing any Judge of a Court of Small Causes to be also a Subordinate Judge, or from appointing a District Judge or Subordinate Judge to discharge, for such period as it thinks fit, in addition to the functions devolving on him as such District Judge or Subordinate Judge; all or any of the functions of another District Judge or Subordinate Judge, as the case may be.
- Vacancies in Munsifships.

 Vacancies in Munsifships.

 or whenever the Local (lov- 1871, a. 6.]
 ernment increases the number of Munsifs, the High
 Court shall nominate such person as it thinks fit
 to be a Munsif, and the Local Government shall
 appoint him accordingly.
- (2) The Local Government may, with the previous sanction of the Governor General in Council, make rules as to the qualifications of persons to be appointed to the office of Munsif.
- (3) When rules have been made under subsection (2), a person shall not be nominated under sub-section (1) unless he possesses the qualifications required by the rules.
- 7. (/) When the business pending before any [Act VI of Additional Judges.

 District Judge requires the 1871, a. 7.] aid of Additional Judges for its speedy disposal, the Local Government may, upon the recommendation of the High Court, and with the previous sanction of the Governor General in Council, appoint such Additional Judges as may be requisite.
- (2) Additional Judges so appointed shall discharge any of the functions of a District Judge which the District Judge may assign to them, and, in the discharge of those functions, they shall exercise the same powers and be subject to the same control as the District Judge.
- 8. (1) In the event of the death, resignation (Act. VI. of Temporary charge of District Judgeship.

 or removal of the District 1871, s. 8.)

 Judge, or of his being in-

District Judgeship.

Judge, or of his being incapacitated by illness or otherwise for the performance of his duties, or of his absence from the place at which his Court is held, the Additional Judge, or, if an Additional Judge is not attached to the Court, the senior Subordinate Judge present at the place where the office of the District Judge is situate, shall, without relinquishing his ordinary duties, assume charge of that office, and shall continue in charge thereof until the office is resumed by the District Judge or assumed by an officer duly appointed thereto.

(2) While in charge of the office of the District Judge, the Additional Judge or Subordinate Judge, as the case may be, may, subject to any rules which the High Court may make in this behalf, exercise any of the powers of the District

The Bengal Civil Courts Bill, 1886.
(Chapter II.—Constitution of Civil Courts.—Sections 9-17.)
(Chapter III.—Ordinary Jurisdiction.—Section 15.)

Judge with respect to the admission of plaints, applications and appeals, the issue and stay of process before judgment or in execution of a decree or order, and the transfer of suits and other proceedings.

- Transfer of proceedings on vacation of office of Subordinate Judge, or of his being incorporate from the performance of his duties, or of his absence from the place at which his Court is held, the District Judge may transfer all or any of the proceedings pending in the Court of the Subordinate Judge either to his own Court or to any Court under his control competent to dispose of them.
 - (2) Proceedings transferred under this section shall be disposed of as if they had been instituted in the Court to which they are so transferred.
- (3) Notwithstanding anything in section 25 of 1882, of the Code of Civil Procedure, if a suit of which the amount or value of the subject-matter exceeds fifty rupees is transferred to the Court of a Munsif under this section from the Court of a Subordinate Judge exercising with respect thereto the jurisdiction of a Judge of a Court of Small Causes, the Court of the Munsif shall not, for the purposes of the suit, be deemed to be a Court of Small Causes,
 - (4) For the purposes of applications which are not pending in the Court of the Subordinate Judge on the occurrence of an event referred to in subsection (1), and with respect to which that Court has exclusive jurisdiction, the District Judge may exercise all or any of the jurisdiction of that Court.
- 10. (1) A District Judge, on the occurrence within the local limits of his jurisdiction of any vacancy in the office of Munsif, may appoint such person as he thinks fit to act in the office until that person is relieved by a Munsif appointed under section 6 or his appointment is cancelled by the District Judge.
 - (2) The District Judge shall forthwith report to the High Court the occurrence of every such vacancy and the making and cancelling of every such appointment.
- 11. (1) The Local Government may invest VI of . 10.] with the powers of any Power to confer judi-Court under this Act any cial powers on officers in Chutiá Nágpur, Jaipaiofficer in the Chutiá Nágpur gori, Darjining and As-Division, or in the Jalpaigori or Darjiling Division, or in any part of the territories administered by the Chief Commissioner of Assam except the district of Silhat, or in any other part of the territories to which this Act extends, and to which the Governor-General in Council has, by notification in the official Gazette, declared this section to apply.
 - (2) Nothing in sections 3 to 10 (both inclusive) or sections 30 to 39 (both inclusive) applies to any officer so invested, but all the other provisions of this Act shall apply to him so far as those provisions can be made applicable.

- 12. Subject to the superintendence of the High [Act Court, the District Judge 1871, a. Courts within the local limits of his jurisdiction.
- 13. Appointments of District Judges, Addi-[Act V tional Judges, Subordinate 1671, Judges and Munsifs made before the commencement of this Act shall be deemed to have been made in accordance with law.
- 14. Every Court under this Act shall use a seal [Act V of such form and dimensions 1871, a. 1 as are for the time being prescribed by the Local Government.
- 15. Every District Judge, Additional Judge, [Act VI District Judges, Additional Judges, Additional Judges, Additional Judges, Additional Judges and Munsils sit under this Act shall be deemed to be a Civil Court within the meaning of the Courts.

 Of this Act.
- 16. (1) The Local Government may, by notifi- [Act VI Place of suting of cation in the official Gazette, 1871, s. 10 Courts. fix and alter the place or places at which any Court under this Act is to be held.
- (2) All such places now fixed shall be deemed to be fixed under this Act.
- (3) Where the place at which a Court under this Act is to be held has not been fixed, the Court may be held at any place within the local limits of its jurisdiction.
- 17. (1) Subject to such orders as may be [Act VI issued by the Governor 1871, a. 17.]

 Vacation. General in Council, the High
 Court shall prepare a list of days to be observed in each year as close holidays in the Courts subordinate thereto.
- (2) The list shall be published in the local official Gazette.
- (3) A judicial act done by a Civil Court on a day specified in the list shall not be invalid by reason only of its having been done on that day.

CHAPTER III.

ORDINARY JURISDICTION.

- 18. (1) The Local Government shall fix, and Act VI of
 Power to fix local limits of jurisdiction.
 under this Act.

 18. (1) The Local Government shall fix, and Act VI of
 may vary, the local limits of
 the jurisdiction of any Court
 under this Act.
- (2) If the same local jurisdiction is assigned to two or more Subordinate Judges or to two or more Munsifs, the District Judge may assign to each of them such civil business cognizable by the Subordinate Judge or Munsif, as the case may be, as he thinks fit.
- (3) Where, in the territories mentioned in section 11, the same local jurisdiction is assigned to two or more officers invested with the powers of a Munsif, the officer invested with the powers of a District Judge may, with the previous sanction of the Local Government, delegate his functions under sub-section (2) to an officer invested with the powers of a Subordinate Judge or to one of the officers invested with the powers of a Munsif.

The Bengal Civil Courts Bill, 1886, (Chapter III .- Ordinary Jurisdiction .- Sections 19-24.) (Chapter 1V.—Special Jurisdiction.—Sections 25-26.)

- (4) A Judge of a Court of Small Causes appointed to be also a Subordinate Judge or Munsif is a Subordinate Judge or Munsif, as the case may be, within the meaning of this section.
- (5) The present local limits of the jurisdiction of every Civil Court (other than the High Court) shall be deemed to be fixed under this Act.

at VI of 71, c. 19.]

19. The jurisdiction of a District Judge or Subordinate Judge extends, Extent of original ja-sdiction of District subject to the provisions of risdiction of District Judge or Subordinate section 15 of the Code of Judge. Civil Procedure, to all origi-

V of 1882. nal suits for the time being cognizable by the Civil Courts.

VI of 71, a, 20.]

20. The jurisdiction of a Munsif extends to all like suits in which the Extent of jurisdiction amount or value of the subject-matter in dispute does not exceed one thousand rupees.

A VI of 1. s. 21.7

- 21. (1) Save as provided by the Code of Civil Appeals from District Precedure or by any other V of 1882. Appeals from Processing Judges and Additional enac'ment for the time Judges. being in force, an appeal from a decree or order of a District Judge or Additional Judge shall lie to the High Court.
 - (2) An appeal shall not lie to the High Court from a decree or order of an Additional Judge in any case in which, if the decree or order had been made by a District Judge, an appeal would not lie to that Court.

VI of 11, s. 22.| V of 1892.

- 22. (1) Save as otherwise provided by the Appeals from Subordinate Judges and Munby any other enactment for eife. the time being in force, an appeal from a decree or order of a Munsif shall lie to the District Judge.
- (2) Save as aforesaid, an appeal from a decree or order of a Subordinate Judge shall lie-
 - (a) to the District Judge where the amount or value of the subject-matter in dispute in the original suit in which or in any procoeding arising out of which the decree or order was made did not exceed five thousand rupees, and
 - (b) to the High Court in any other case.
- (3) Where the function of receiving any appeals which lie to the District Judge under sub-section (1) or sub-section (2) has been assigned to an Additional Judge, the appeals may be preferred to the Additional Judge.
- (4) The High Court may, with the previous sanction of the Local Government, order, by notification in the official Gazette, that appeals lying to the District Judge under sub-section (1) from the decrees and orders of any Munsif shall be preferred to the Court of such Subordinate Judge as may be mentioned in the notification, and the appeals shall thereupon be preferred accordingly.

st VI of 1, a. 24.

23. (1) Where in any suit or other proceeding it is necessary for any Court un-Certain decisions to be der this Act to decide any according to Native law. question regarding succession, inheritance, marriage or caste or any religious usage or institution, the Muhammadan law in cases where the parties are Muhammadans, and the Hinda law in cases where the parties are Ilindus,

shall form the rule of decision, except in so far as that law has by legislative enactment been altered or abolished.

- (2) In cases not provided for by sub-section (1) or by any other law for the time being in force, the Court shall act according to justice, equity and good conscience.
- 24. (1) A Munsif, Subordinate Judge, Addi-Act VI of Judges not to try suits tional Judge or District 1871, s. 20 Judge shall not try. any suit in which they are into which he is a party or in which he is personally interested, or adjudicate upon any proceeding connected with or arising out of any such suit.
- (2) A Subordinate Judge, Additional Judge or District Judge shall not try an appeal against a decree or order passed by himself in another capacity.
- (3) When any such suit, proceeding or appeal as is referred to in sub-section (1) or sub-section (2) comes before any such Munsif, Subordinate Judge, Additional Judge or District Judge, he shall forthwith transmit the record of the case to the Court to which he is immediately subordinate, with a report of the circumstances attending the reference.
- (4) The superior Court shall thereupon dispose of the case under section 25 of the Code of Civil XIV of 1 Procedure.
- (5) Nothing in this section shall be deemed to affect the extraordinary original civil jurisdiction of the High Court.
- (6) For the purposes of this section the Munsif and Subordinate Judge shall be deemed to be immediately subordinate to the District Judge, and the Additional Judge and District Judge to the High Court.

CHAPTER IV.

Special Jurisdiction.

- 25. (1) A District Judge may transfer to any [Act VI Subor linate Judge under 1871, so. 2 Power to transfer to Subordinate Judges aphis control any appeals pend-27.] peals from Munsifs. ing before him from decrees or orders of Munsifs.
- (?) The District Judge may withdraw any appeal so transferred, and either hear and dispose of it himself or transfer it for disposal to another competent Court under his control.
- (3) Appeals transferred under this section shall be disposed of subject to the rules applicable tolike appeals when disposed of by the District Judge.
- 26. (1) The High Court may, by general or [Act VI : special order, authorise any 1871, s. 25. Exercise by Subordi-Subordinate Judge or Munnate Judge or Munsif of

jorisdiction of District Court in certain proceedsif to take cognizance of, and any District Judge to transfer to a Subordinate

Judge or Munsif under his control, any of the proceedings next hereinafter mentioned or any class of those proceedings specified in the order.

- (2) The proceedings referred to in sub-section (1) are the following, namely:-
 - (a) proceedings under Bengal Regulation V 1709 (to limit the Interference of the Zillah

XIV of 1882.

The Bengal Civil Courts Bill, 1886.

(Chapter IV. - Special Jurisdiction. - Sections 27-28. - Chapter V. - Misfeazance. Section 29-32.—Chapter V1.—Ministerial Officers.—Section 33-36.)

and City Courts of Dewanny Adambut in the Execution of Wills and Administration to the Estates of Persons dying intestate);

- (b) applications for certificates under Act ! No. XXVII of 18.0 (for facilitating the collection of debts on successions, and for the security of parties paying debts to the representatives of deceased persons); and
- (c) references by Collectors under section 322C of the Code of Civil Procedure.
- (3) The District Judge may withdraw any such proceedings taken cognizance of by, or transferred to, a Subordinate Judge or Munsif, and may either himself dispose of them, or transfer them for disposal to any other competent Court under his. control.

[Act VI of 1271, a. 28.] 27. (1) Proceedings taken cognizance of by, or Disposal of proceed-logs referred to in last foregoing section.

Transferred to, a Subordinate Judge or Munsif, as the case may be useful to the going section shall be disposed of by him subject to the rules applicable to like proceedings when disposed of by the District Judge:

> Provided that an appeal from an order of a Munsif in any such proceeding shall lie to the District Judge.

(2) An appeal from the order of the District Judge on the appeal from the order of the Munsif! under this section shall lie to the High Court if a further appeal from the order of the District Julge is allowed by the law for the time being in force.

14ch VI 1871, s. 29.] 28. The Local Government may, by notification in the official Gazette, confer, Power to invest Subor-

within such I cal limits as it ! dinate Judges and Munsifs with Small Cause thinks fit, upon any Suber li-Court jurisdiction. rate Judge or Munsif the jurisdiction of a Judge of a Court of Small Causes under the Provincial Small Cause Courts Act, 1887, for the trial of suits cognizable by such Courts, up to such value not exceeding five hundred ruppes in the case of a Subordinate Judge or fifty tupees in the case of a Munsif, as it thinks . fit, and may withdraw any jurisdiction so con-

CHAPTER V.

MISFEAZANCE.

29. Any District Judge, Additional Judge, Act VI 371, a. 81.] Subordinate Judge or Munsif Suspension or removal may, for any misconduct, be of Judges by Local Govsuspended or removed by the ernment. Local Government.

ferred.

Act VI of 30. (1) The High Court may, whenever it sees Suspension of Suburgent necessity for so doing. suspend any Subordinate ordinate Judge by High Court. Judge under its control.

> (2) Whenever the High Court suspends a Subordinate Judge under sub-section (1), it shall forthwith report to the Local Government the circumstances of the suspension, and the I real Government shall make such order with respect thereto as it thinks lit.

81. (1) The High Court may appoint a Com-71, a. 88.] mission for inquiring into Su-pension or remov-al of Mussif by High the alleged misconduct of any Munsif. Court.

- (2) On receiving the report of the result of any such inquiry, the High Court may, if it thinks fit, remove the Munsif from office, or suspend him, or reduce him to a lower grade.
- (3) The provision: of Act No. XXXVII of 1850 (for regulating Inquiries into the behaviour of Public Secrents) shall apply to inquiries unler this section, the powers conferred by that Act on the Government being exercised by the High Court.
- (4) The High Court may, previous to the appointment of a Commission under this section, suspend any Mun if pending the result of the in juiry.
- (5) The High Court may, without appointing any such Commission, remove or suspend any Munsif, or reduce him to a lower grade.
- 32. (1) Any District Judge may, whenever he [Act VI sees urg at a reessity for so 1871, a. Suspension of Munsif doing, suspendany Munsif by District Judge. un le his control.
- (2) When wer a District Judge suspends a Munsif under sub-section I), he shall forthwith report to the High Court the circumstances of the suspen ion, and the High Court shall make such order with respect thereto as it thinks fit.

CHAPTER VI.

MINISTERIAL OFFICERS.

E3. District Judges and Additional Judges shall [Act VI appoint the ministerial offi- 1871, s. ? Appointment and recers of their respective moval of ministerial officers of District Courts, and, subject only to Judges and Additional the control of the Local Judges. Government, may remove or

suspend those officers or fine them in an amount not exceeding one month's salary.

Appointment and removal of ministerial officers of Subordinate Judges and Mansits.

34. (1) The ministerial [Act VI c officers of the Courts of Sub- 1871, a. 2 ordinate Judges and Munsits shall be appointed-

- (a) in the case of a vacancy not likely to last, and not lasting, longer than one month, by those Courts respectively, and
- (b) in any other case, by the District Judge.
- (2) A Subordinate Judge or Munsif may, by order, remove or suspen l or fine in an amount not exceeding one month's salary, any of the ministerial officers of his Court who is guilty of any misconduct or neglect in the performance of the duties of his office.
- 35. Ministerial officers ordinarily employed in [New.] the service or execution of Appointment and rethe processes of more than moval of ministerial obone Court shall be appointcers on joint establishments. ed, and may be removed or suspended, by the Court of highest grade by which they are employed; and any Court by which they are employed may, by order, ane them in an amount not exceeding one month's salary.
- 36. (1) The District Judgo may, by order, sus-[Act X1X] pend or remove any minis-1871, s. 1.] General powers of Disterial officer to whom sectrict Judge. tion 34 or section 35 appiles,

The Bengal Civil Courts Bill, 1886. (Chapter VI.—Ministerial Officers.—Sections 37-39.) (Chapter VII.—Supplemental Provisions.—Sections 40-41.)

and may, on appeal or otherwise, reverse or modify any order made under either of those sections by any Court under his control.

- (2) The District Judge shall himself be subject to the control of the Local Government in the exercise of the powers conferred on him by subsection (1).
- 37. Nothing in the foregoing sections of this Saving of penal and other consequences under officer from any penal or other laws.

 Chapter shall exempt any officer from any penal or other consequences to which he may be liable under any other law for the time being in force.
- 38. (1) The Local Government may, at the instance of the High Court or of the District Judge, transfer from any Court in the territories under its administration to any other Court in those territories all or any of the ministerial officers of any District Judge, Additional Judge, Subordinate Judge or Munsif.
- (2) The District Judge may transfer all or any of the ministerial officers of any Court under his control to any other such Court.

39. Any fine imposed under this Chapter shall, [Act VI of Recovery of fines. if the order imposing it so 1871, s. 38.1 directs, be recovered by deduction from the salary of the person fined.

CHAPTER VII.

SUPPLEMENTAL PROVISIONS.

- 40. (1) Where a Court has from any cause [New.]

 Continuance of proceedings of abolished with respect to any case, any proceeding in relation to that case which, if that Court had not ceased to have jurisdiction, might have been had therein may be had in the Court to which the business of the former Court has been transferred.
- (2) Nothing in this section applies to cases for which provision is made in section 623 or section 649 of the Code of Civil Procedure or in any XIV of 1885 other enactment for the time being in force.
- 41. All powers conferred by this Act may be
 Powers exerciscable exercised from time to time
 from time to time. as occasion requires.
 - S. HARVEY JAMES, Offg. Secy. to the Govt. of Inaia.

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GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

ABSTRACT OF THE PROCEEDINGS OF THE COUNCIL OF THE GOVERNOR GENERAL OF INDIA, ASSEMBLED FOR THE PURPOSE OF MAKING LAWS AND REGULATIONS UNDER THE PROVISIONS OF THE ACT OF PARLIAMENT 24 & 25 VIC., CAP. 67.

The Council met at Viceregal Lodge, Simla, on Thursday, the 21st October, 1886.

PRESENT:

His Excellency the Viceroy and Governor General of India, K.P., G.C.B., G.C.M.G., G.M.S.I., G.M.I.E., P.C., presiding.

The Hon'ble C. P. Ilbert, C.S.I., C.I.E.

The Hon'ble Sir T. C. Hope, K.C.S.I., C.I.E.

The Hon'ble Sir A. Colvin, K.C.M.G., C.I.E.

The Hon'ble Major-General G. T. Chesney, R.E., C.S.I., C.I.E.

The Hon'ble Colonel W. G. Davies, C.S.I.

The Hon'ble J. B. Peile, M.A., C.S.I.

SIR HERBERT MACPHERSON'S DEATH.

His Excellency THE PRESIDENT SAID: Before the Council proceeds to its ordinary business I desire to take this opportunity of expressing, in the name of the Government of India, the deep sorrow and concern with which we have heard of the death of one of our most distinguished Generals—Sir Herbert Macpherson. Until yesterday morning we had received no intimation even of his being unwell. On first reaching Mandalay, indeed, he noted in one of his letters to the Commander-in-Chief that he had suffered from a slight touch of the sun, but he spoke lightly of the matter, and from his subsequent correspondence there was no appearance of its having produced any inconvenient effects.

"During the short time that he has remained in command in Burma he devoted himself unremittingly to the arduous duties which he had undertaken, and he travelled about the country in various directions, and eventually went up to Bhamo. It is to be presumed that on his return he must have contracted the fatal fever of which he died. It was on his way out to sea, whither he was being taken in the hope of the sea air proving beneficial to him, that he expired.

"In Sir Herbert Macpherson both India and England have lost a most talented and trustworthy officer, as well as a gallant and noble soldier. He has died in the discharge of his duty, and I have taken upon myself to communicate to his family in the name of my colleagues our deep sympathy and regret. I have received a telegram from Her Majesty the Queen in which She also expresses Her deep sorrow at the calamity—for it is no less—which has, thus suddenly, overtaken Herself and the country."

DEKKHAN AGRICULTURISTS' RELIEF BILL.

The Hon'ble SIR THEODORE HOPE presented the Report of the Select Committee on the Bill to amend the Dekkhan Agriculturists' Relief Acts, 1879 to 1882.

The Hon'ble SIR THEODORE HOPE also moved that the Report be taken into consideration. He said:—

"In making this motion I have merely to state that the Select Committee have found very little to alter in the Bill as originally introduced. On the suggestion of the Governor of Bombay in Council we have, I think I may say ex majore cantelâ, defined the expression 'standing crops' so as to make it perfectly clear

that it includes garden-produce attached to trees or to the soil. We have also made an amendment (which is perhaps the only amendment worthy of specific notice) in the section relating to documents which are registered by the Village-In the Bill it was contemplated that the Village-Registrar should no longer make an exact transcript of a deed into his register, but merely an abstract. From further consideration, however, and communication with the local authorities of Bombay, it appears doubtful whether persons of the comparatively scant education and want of legal knowledge, which may not unfairly be considered characteristics of the Village-Registrars, would be able to make a trust-We have therefore thought it better to leaveworthy summary of documents. the law as it is, and to let the documents still be transcribed verbatim into the books. At the same time this does not alter the provision originally contemplated that any person who wishes to have a copy of what has been registered shall receive one, but now, instead of getting a copy merely of the abstract made by the Village-Registrar, he will get one of the document itself whenever he desires to have it.

"We have taken the opportunity of correcting a trifling misprint which, singular to say, seems to have survived from 1879 up to the present time the scrutiny of all officers concerned.

"We have likewise added what I may term a somewhat routine section in order that persons having claims of a certain description, mentioned in section 3, clause (x), may not be prejudiced by the application of the special rules of limitation prescribed in section 72 being restricted to suits of the kind mentioned in section 3, clause (x).

"The papers which we have received from Bombay contain a variety of very interesting remarks upon the Act itself, introduced apparently apropos of section 3 of the Bill, by which the Local Government receives power to extend it, with the previous sanction of the Governor General in Council, to other parts of the Bombay Presidency. To a very large extent these comments are satisfactory; in certain cases the opinion is not so favourable to such an extension; but after carefully considering them I venture to think that such objections as have been brought forward are not in any respect different from those which on previous occasions have been laid before this Council and have not been held to justify hesitation in extending the benefits of the Act."

The Hon'ble MR. PEILE said:—"I think that the amendments in the Dekkhan Agriculturists' Relief Acts proposed in this Bill should be adopted. I was concerned, as a member of the Bombay Government, in the inquiries and discussion which preceded the introduction of this Bill; and though observation of the working of the Act did not fall within my special province, yet as a measure affecting the interests of the agricultural classes I have given attention to it. The exceptional character of this legislation imposes caution in declaring it a confirmed success, but I think that, with some conflict of opinion, the balance of evidence is distinctly in favour of the Act. Its procedure, as it will be amended by this Bill, appears to me so beneficial that in part at least it may well be extended to other districts under the power given by the third section of this Bill. procedure is acceptable to the agricultural classes because it is simple and intelligible to them, and in conformity with their customs and traditions. principles of that procedure are that the debtor and creditor should be brought That can always be done under the amendment in section 8 of this Bill—a section which will no doubt require to be carefully watched in its They are then led, if possible, to an amicable compromise, and if that is not possible their confused accounts are turned inside out by the Court, the agriculturist is told what he owes, instalments are fixed if necessary according to his means, and he is required to pay them out of the produce which he raises This latter obligation will be enforced by the amendment made from his land. in section 7 of this Bill, and I trust that that amendment will remove any sense of grievance under which the creditors have hitherto suffered. The great advantage of the Act is that, while providing for the payment of debt, it maintains the agriculturist in the possession and use of his holding. In this sense this legislation is a complement of the revenue law and practice in Bombay, which

ensures to the holder of land under Government a position of exceptional stability and security. It is held that the merits of the Act can only be finally tested by a famine, and that in that case loans may not be forthcoming. No doubt famine puts a severe strain on agricultural credit and temporarily depreciates the value of land as a security. But a load of ancestral debt has been cleared off, and if perhaps under that process some hardship has been felt by creditors yet the provisions of the Act are not prohibitive of fair money-dealing in the future. Sahukárs are not sentimental, and I presume that a business man would not consider an agricultural holding a less desirable security for a loan because it has been cleared from previous encumbrances."

The Motion was put and agreed to.

The Hon'ble SIR THEODORE HOPE also moved that the Bill, as amended, be passed.

The Motion was put and agreed to.

ELECTRICITY SUPPLY BILL.

The Hon'ble SIR THEODORE HOPE also moved for leave to introduce a Bill to regulate the supply of electricity for lighting and other purposes. He said:—

"In making this motion I should explain that the necessity for this Bill was demonstrated about three or four years ago, when we suddenly had an influx into India of companies and promoters of companies for the purpose of electric These companies proposed to start operations, and actually did in some cases start them, in some of the principal towns of India. But when we desired to regulate their proceedings with a view to the safety of the public and the prevention of interference with our own telegraphic system, we found that we were without the legal means of doing so. As regards the public, it is probably well known that there is considerable danger arising from electric light connections in consequence of the currents used in the production of the light being of very great strength. They are so powerful as to cause instant death to any person who comes in contact with them, or to set fire to any inflammable material which lies on the wires while the currents are passing. electric light wires pass within a certain distance of telegraph or telephone wires, obstructive currents are liable to pass from one to the other, which of course entirely put a stop to the use of the telegraph and telephone for the time being. In order to meet these two difficulties the Bill proposes, as regards protection, that the wires or communications should be put in such a position that contact is impossible, or that they should be so covered with insulating material that contact with them will produce no evil results. As regards interference with the telegraph and telephone wires, the only thing that can be done is to take care that the electric light wires are placed sufficiently far off. That again is an extremely technical matter, and is dependent on the strength of the current used and local circumstances. The Bill therefore provides, in order to secure all these purposes, that any company which desires to supply electricity must take out a license from the Governor General in Council; in this license regulations and conditions will be provided suitable for the particular circumstances of the

The Motion was put and agreed to.

The Hon'ble SIR THEODORE HOPE also introduced the Bill.

The Hon'ble SIR THEODORE HOPE also moved that the Bill and Statement of Objects and Reasons be published in the Gazette of India in English and in the local official Gazettes in English and in such other languages as the Local Governments think fit.

The Motion was put and agreed to.

GLANDERS AND FARCY BILL.

The Hon'ble MR. ILBERT moved that the Bill to extend the Glanders and Farcy Act, 1879, to the Bombay Presidency be taken into consideration. He explained that the Bill had received the approval of the Bombay

Government, and he thought there was no reason why it should not be passed into law without further delay.

The Motion was put and agreed to.

The Hon'ble MR. ILBERT also moved that the Bill be passed.

The Motion was put and agreed to.

BENGAL CIVIL COURTS BILL.

The Hon'ble MR. ILBERT also presented the Preliminary Report of the Select Committee on the Bill to amend the law relating to Civil Courts in Bengal, the North-Western Provinces and Assam. He said:—

"This Bill was introduced by my predecessor in 1881 with a view of removing certain minor defects in the Bengal Civil Courts Act. It was referred to a Select Committee and circulated for opinion, but its further progress was suspended by the revival of a scheme for establishing local Appellate Benches in Bengal—a scheme which is still in abeyance in consequence of financial and other difficulties. The amendments proposed by the Bill, though useful, can hardly be described as of urgent importance, and I should have been content to leave the measure to slumber a little longer in the archives of the Legislative Department but for the circumstance that there is before the Legislative Council another Bill which ought to be passed at an early date and which may affect the Bengal Civil Courts Act. I refer to the Bill to amend the law relating to Provincial Small Cause Courts. Under these circumstances I have taken upon myself, as the single representative of the Committee on the Bengal Civil Courts Bill, to have that Bill revised in accordance with the opinions that have been received, and to prepare a Report explaining the nature of the amendments which have been made, and recommending that the Bill, as amended, be re-published. And I propose to move that the Select Committee be reinforced by the addition of those members of the Committee on the Small Cause Courts Bill who are connected officially or otherwise with the Provinces to which the Civil Courts Act applies, in order that the two measures—the Civil Courts Bill and the Small Cause Courts Bill-may be considered together. Whether a single member of the Committee is technically competent to submit a Report on behalf of the whole Committee may possibly be open to doubt; but in view of the obvious convenience of the course which I propose for adoption, and of the fact that it will not in any way fetter the action either of my successor or of the Council or of any one else, I trust that the irregularity, if any, may be condoned."

The Hon'ble MR. ILBERT also moved that the Bill to amend the law relating to Civil Courts in Bengal, the North-Western Provinces and Assam be republished.

The Motion was put and agreed to.

The Hon'ble MR. ILBERT also moved that the Hon'ble Mr. Peile, the Hon'ble Mr. Quinton and the Hon'ble Bábú Peári Mohan Mukerji be added to the Select Committee on the Bill.

The Motion was put and agreed to.

The Council adjourned sine die.

S. HARVEY JAMES,

Offg. Secretary to the Govt. of India,

Legislative Department.

SIMLA;
The 27th October 1886.

GOVERNMENT OF INDIA.

REVENUE AND AGRICULTURAL DEPARTMENT.

REPORTS ON THE STATE OF THE SEASON AND PROSPECTS OF THE CROPS FOR THE WEEK ENDING 27th OCTOBER, 1386.

GENERAL REMARKS.—Rain has fallen generally throughout the country during the week under report, except in the North-Western Provinces and Oudh and in the Punjab, where none

fell. In Bengal there were slight showers in a few districts,

In Bombay, the North-Western Provinces and Oadh, Punjah, and Rajpatana the kharif harvest progresses and promises well, though in Bombay some injury has been caused by late rains. Reaping has also commenced in the Central Provinces, where the standing crops have been damaged by rain and cloudy weather. In Berar, Hyderabad, and Central India the prospects of the crops are satisfactory. Coffee-picking has commenced in Coorg, and in Mysore the standing crops are in good condition. Prospects in Madras are good.

In Bombay and the Central Provinces the rice crop has been benefited by the recent rain, and in Bengal the crop is healthy. In Burma the rice crop is doing well everywhere.

Preparations for the winter crops continue in Assam,

Sowings for the *rahi* are in progress generally throughout the country, but in parts of Bombay and the Central Provinces they have been retarded by heavy rain.

Cotton-picking has commenced in the North-Western Provinces and Oudh, but in Berar the crop is likely to suffer if more rain falls.

The public health continues generally good.

Prices are rising in two districts of the Punjab and falling in Coorg. Elsewhere they are generally stationary.

Presidency or Province and District.		Rainfall for week under report.	State of agricultural prospects.					
Madras -{Oct. 2	7th)							
Bellary	•	. Average 103	Standing crops generally fair; harvest dry grains, outturn about average.					
Kurnool	•	Average last week since revised, 9.57 this week, 5.5.	Standing crops (air, but paddy under canal suffering from want					
Ganjam	•		S anding crops pad by thriving. Fever in two, slight small-pox					
Kistna	•		Standing crops good, but early dry crops in parts damaged by excessive rain; harvest dry crops, outturn about average. River 5 0 feet over anicus. Cholera and caude-disease exist.					
Changieput (A	(Ladras)	Average 1'07	Standarg crops good; harvest paddy and ragi, outturn below average. Cattle-di case in five taluks.					
Combatore	•	. Average 129	Standing crops generally good: harvest wet and dry grains, outturn generally at over average, but couldn't pares below average. Fever in one and small-pox in two taluks.					
Tanjore	•	. Average 1'12	Standing crops generally good; harvest wer and dry grains, outturn below average.					
Madura	•	Average last week since revised, 23 this week, 37						
Malahar	•	Average 47	Harvest first crop paddy completed; second crop cultivation progressing. Fever and cattle-disease in one and hight small-pox in eight taluks					
Travancore	•	. 1	Second crop curivation commenced. Small-pol, and fever in parts. General Remarks.—General prospects good.					
Bombay-(Oct.	27 th)							
Kurrachee'		Nil	River at Kotri on 25th, 8 feet agents: 7 feet 11 inches on same dire last year. Fever and cattle-disease in three talukas. Wheat, red rice, and bajri in Kurrachee 24, 30 and 32 and in Ghotabari ml, 20 and 18 pounds per rupee, respectively.					
Hyderahad	•	Ni!	Kharif harvesting continued. River at Kotri on 25th, 8 feet against 7 feet 11 inches on same date last year. Fever in eleven, small-pox in one, and cartle-disease in three talukas. Wheat 26, bajri 38, juari 40, white rice 20 and red rice 26 pounds per rupee.					
Ahmedatud	٠	·15; total 33:35	Reaping of kharif and sowing of rabi continue. Light showers of rain in all talukas throughout the district, except Parantij and Viramgam. Slight fever in Dholka taluka. Wheat 34 and hairi 32 pounds per rupee.					
Baroda Surat .	•	Xil	No report received. Harvesting of kharif and preparations for rabi crops commenced in some talukas. Slight fever in Bardoli taluka. Juan 35 and nagli 47 pounds per rupee.					

Presidency or Province and District.			Rainfall for week under report.	State of agricultural prospects.					
Bombay-contd.									
Nasik . Colaba (Hemi	· .		district, maximum a Nåndgaon, 3/15; minimum at Igat- puri, '64.	in other talukas it is retarded owing to the rainfall. Public health generally good. Wheat 28%, bajri 36% and rice 20% pounds per rupec, respectively. Abnormal temperature 2° cool on 20th and 21st, 1° cool from 22nd					
D		i	date 99°10, being 28°90 above aver- age.	excessive on all other days; abnormal wind southerly and strong from 20th to 22nd, south-westerly on 23rd and 20th, wind normal on all other days; thunderstorm on 24th.					
Poona .	•	•	district, maximum at Petha Baramati, 2'64; minimum at Purandhar, 29.	and Haveli talukas. Bajri 41 and juari 50 pounds in the district and bajri 37 and juari 52 pounds per rupee in Poona City.					
Ahmednядяг	•		At Newasa, 3'62; Ráhuri, 3'31; Sheo- gaon, 2'88; Shri- gonda, 2'44; Nagar 2'01; Jámkhed, 1'83; Akola, 1'62; Karjat, '80; Kopar- gaon, '35; San- gamner, '23; Pár- ner, '20.	Bajri—maximum 70 and minimum 42 and juari—maximum 120 and minimum 48 pounds per rupee.					
Sholapur	•	• !	Rain in all talukas, excessive rain in Sholapur, Bársi, Karmála, and Mál- siras talukas.						
) har war	•	•	varying from 133 in Ron to 106 in Ranibennur; nil in others.	commenced. Fever in Kulghatgi and Bankapur; cattle-disease in Kod. Rice 23 and juari 56 pounds per rupee.					
Kanara	•		At Karwar, '52; Coompta, '55; Sirsi, '84; Haliyál, '82; total 142'97.						
Rajkot .	•	•	'09); total 35'74	Weath a hot. [General health stair; fever prevalent. Harvesting of barri continues. Wheat 33, bajri 30 and juari 42 pounds per rupee. General Remarks.—More or less rain in all districts of the Presidency Proper. Crops slightly damaged by untimely rainfall in parts of the Deccan and of the districts of Tanna, Ratnagiri and Broach. Reaping of kharif crops and rabi sowings continue almost everywhere. Fever in parts of twelve and cattle-disease in parts of ten districts and smail-pox and cholera in parts of one district.					
Bengal—(Oct. 27	th)·			1					
Chittagong	•	.!	3.48	Weather variable. Prospects of standing crops fair; prepara- tions being made for winter crops. Prices stationary. Public health good.					
Ducca .	•	;	Nil	Prospects good; sowing of winter crops commenced. Public health good.					
24-Pergunnahs (Calcutta).		•	0.30	Prospects satisfactory; cultivation of cold weather crops conti- nues. Public health good.					
Moorshedahad	•	٠.	Nil	Weather still ramless and subry, with cool mornings. Indigo and cold weather crops being sown; sugarcane looking well; amunic rice prospering. Fever prevailing with sporadic cholera.					
Rungpore		• :	0.50	Crops have good prospects. Fever and howel-complaints preva-					
Burdwan Bhagalpur	•	. !	Nil Nil	Prospects excellent. Fever prevalent. Prospects good; rabi sowings in progress. A little cholera in					
Purneah		·	Nil	Sadr subdivision. Prospects excellent; rabi cultivation commenced. Prices unchanged. Public health good.					
Patna	•	•	Nil	Prospects of paddy, where not destroyed by flood, favourable; rabi being sown; castor, rahar and cotton growing well.					
Durbhunga	•	į	Nil	Cholera in certain thanas, otherwise public health good. Prospects of paddy favourable; rabi cultivation continues. Prices falling siightly. Public health good.					
Hazaribagh			0.4	Weather bright and warm. Prospects of rice crops excellent all over district; cultivation of rabi commenced; land being					
Cuttack	•		2.71	prepared for poppy. General health fair. Weather bright. Prospects of sarad rice assured, higher sarad in ear. Prices of rice falling. Public health generally good.					
Midnapore			Nil	Prospects of crops generally good, but rain wanted. Fever very prevalent.					
Khooina			0.35	Weather very hot. Early amun in ear; prospects fair. Price of rice stationary. Public health fair.					
Dinagepore			0.13	Mornings cool, flays hot. Amun paddy and sugarcane doing well. Public health fair.					

Presidency or Province and District.	Rainfall for week under report.	State of agricultural prospects.
Bengal-contd.		
Pubna (Serajgunge)	Nil	Crops doing well. Public health fair.
Gya	Nil	Rice prospects good; rabi cultivation backward. Prices sta- tionary. Cholera still reported
Chumparun	Nil	Fine weather has improved prospects which are favourable Prices almost stationary. Some cases of cholera and fever reported from interior.
		General Remarks.—There has been slight rain in some districts but in Chittagong and Cuttack the fall was heavy; more rain is wanted in Midnapore. Prospects of rice crops are good Weather variable. Prices generally stationary. Winter sowings in progress. Fever prevalent in certain districts and
N. W. Provinces and Oudh' —(Oct. 27th)		sporadic cholera and howel-complaints reported from others, otherwise public health is good.
Benares (Oct. 20th)	Nil	Weather shares II.
, (33, 23, 11, 11, 11, 11, 11, 11, 11, 11, 11, 1		Weather abnormally warm. Prospects generally good. Markets well stocked. Prices slightly fluctuating. Some cases of cholera and the usual autumnal fever are still reported, otherwise the public health is good.
Ballia (" 25th)	Nil	Sky clear. Sowings commenced; gram and peas being generally sown. Prices steady. Supplies plentiful. General health good.
Gorakhpore (" ")	NiI	Weather clear. Rabi sowing in full progress. Prices stationary.
Fyzabad (" 26th)	Nil	Health tair. Weather surry. Rubi crop promises well. Prices steady. Health
Lucknow (" 25th)	Nil	of men and cattle fairly good. Weather clear. Rabi sowings nearly done; hewant crop doing well. Markets well supplied. Prices stationary. Some cases of fever in the city and tahsil Lucknow; cattle-disease reported
Rae Bareli (" ")	Nel	Weather cloudy. Rabi sowings in progress. Supplies ample. Prices unchanged. Public health tair; some cases of cattle-
Partabgath (" 26th	Nil .	disease reported from tabsils Dalmau and Salon. Weather continues cloudy. Rabi sowings steadily carried on. Prices show a tendency to all. Prospects good, and condition
Allahabad (" ")	Nil	Weather getting cooler. Rabi sowings in progress. Markets well
Cawnpore (" ")	Nil	supplied. Prices stationary. Health good. Sky cloudy at times. Crops in good condition; rabi sowings commenced. Prices stationary. Fever in six tabsils; slight cattle-disease in two parganas.
Farakhabad (,, ,,) Sitaput (,, ,,)	Nil Nil	Rahi sowings in progress; hapri being cut. Health fair. Rahi sowings are in progress, and seed is germinating well. Cases or cholera con muc to be reported.
Bareilly (,, 27th)	Nil	Weather still warm for the time of year. Kharif promises well. Prices steady. Choiera and lever still prevalent.
Banda (" 25th)	Rain on 23rd	Slight injury caused to standing crops by cloudy weather and rain, otherwise <i>kharif</i> crops coming on well; cotton being picked; <i>rabi</i> sowings retarded in places by excessive moisture. Prices steady. Fever still prevalent; cattle-disease in two
Kumaon (,, 26th)	Nil	villages. Weather fine, Kharif crops not yet harvested in cold parts; rahi operations in progress. Prices falling. Mahamari disease in Danpur abating; cattle-disease decreased.
Agra (" 25th)	Nil	Kharri crops harvested and rabi sowings in progress. Prices falling slightly. Fever continues.
Jhansi ("")	Average '30	Weather occasionally cloudy. Kharit crops doing well, rabi sowings in progress. Markets well stocked. Sight cattle-disease.
Meerut (" 26th)	Nil	Cold weather practically commenced. Knarif harvest in progress and wheat sowing commenced. Prices of wheat and barley rising as usual a, this time. Supplies sufficient. Fever still prevalent.
		General Remarks.—Weather more settled and turning cooler. Slight mjury to standing crops in Banda by cloudy weather and rain, otherwise kharif prospects wood everywhere; rabi sowings in progress. Supplies ample and prices generally steady. Cases of cholera and fever continue to be reported; cattle-disease in a few places.
Punjab-(Oct. 27th)		
Delhi (26th)	Nil !	Health fair. Prices fluctuating. Kharif reapings commenced.
Hissar Umballa		Health good. Prices stationary. Health fair. Prices stationary. Kharif crops harvested; grain
, Juliundur		and barley sown. Health go d. Prices slightly rising. Kharif crops being reaped; rabi sowings in progress.
Amritsar . Sialko: .		Health good. Prices stationary. Health good. Prices stationary. Kharif crops being gathered;
Ferozepore	Nil	rabi sowings progressing; prospects favourable. Health good. Prices stationary. Rain wanted for rabi sowings. Look by good. Prices stationary.
Lahore . Rawalpindi .		Health good. Prices stationary. Health good. Prices stationary. Kharif crops being reaped.

Presidency or Province and District.	Rainfall for week under report.	State of agricultural prospects.
Punjab-contd.		
Shahpur .	Nil	Health good. Prices almost stationary. Kharif crops being
Mooltan .	Nil	reaped. Health good. Prices stationary. Kharif crops being reaped; rabi
Dera Ismail Khan Peshawar .	Nil Nil	sowings in progress. Health good. Prices stationary. Rabi sowings commenced. Small-pox decreasing. Prices of wheat and barley rising, of other food-grains stationary. Kharif crops good in irrigated lands. Rain wanted for rabi sowings. General Remarks.—No rain during the week. Health generally good; small-pox in the Peshawar district decreasing. Prices in the Juliundur district and of wheat and barley in the Peshawar district rising, elsewhere they are generally stationary. Kharif being harvested; rabi sowings in progress.
Central Provinces— (Oct. 27th)		being marvested, that sowings in progress.
Nagpu	4:48	Weather cloudy and showery. Crops fair; linseed sowings com-
Jubbulpore (Oct. 26th)	.27	pleted, others in progress. Weather cloudy. Rain injurious to rabi sowings in low ground and to standing kharif crops; sowings stopped. Health fair. Prices steady.
Saugor Seoni	1.30	No report received. Weather cloudy and hot. Rabi sowings temporarily stopped. Fever prevalent. Prices high.
Hoshangahad Bilaspur	*45 Nil	Sowings hindered. Prices stationary. Health good. In tahsii Bilaspur early sowings doing well; linseed suffering from cloudy weather and heat. Great scarcity of water in tahsil Mungeli. Kharif harvest and rabi sowings in progress in tahsil Scorinarain; harvest commenced; rabi crops doing fairly.
Khandwa	.1114	Wheat and gram being exported. Fever and cholera in places. Weather cloudy and close. Rain damaging cotton, til and newly sown wheat. Prices stationary.
Raipur	2.66	Weather close and cloudy. Rice crops benefited by rain, but rabi sowings damaged. Land ready for wheat seed. Fever prevalent. Prices slightly tallen.
Sambalpur .		No report received. General RemarksThe long continued rain and cloudy weather are damaging the standing crops in places and retarding the rabi sowings. Clear weather required. Knarif harvest com-
Lower Burma— (Oct. 27th)		mencing. Prices generally steads.
Akyab (Oct. 23rd)		Public health and health of cattle good. Crops healthy.
Bassein	02.68.	A few sporadic cases of cholera in town; slight cattle-disease in one circle. Rice plants strong and healthy. Public health and health of cattle good. Supplies of paddy tair.
Rangoon Amherst (Moulmein)	90174.	for time of year. Public health and health of cattle good. Propects of crops good.
Tavoy	•	Public health and health of cautle good. General appearance of crops good.
Pegu	214°15. 4°30°; total rainfall 116°0.	Public health and health of cattle good.
Henzada		Public health and health of cattle good.
Prome	3'56; total rainfall 41'78.	Cholera still prevails in one township. Cattle healthy. Crops in good condition.
Tounghoo	2:70; total rainfall 77:26;	A lew fatal cases of cholera. Cattle healthy. Crop prospects good.
Thavetmayo	o 10½; total rain(all 36.01½.	Public health and health of cattle good. Crops healthy.
		General Remarks Cholera prevalent in Paungdé subdivision, Prome district, and slight in parts of Tharrawaddy. Bassein, Shwegyin, and Tounghoo districts, o herwise public health good; slight cattle-disease v. Hanthawaddy and Bassein districts. Crops everywhere doing well. Relief works started in Gyaing-Alaran township, Amherst district, where scarcity of food exists among a few viillages.
Assem—(Oct. 27th)		
Gauhati	1'33; during week ending 26th instant.	Weather seasonable; days hot, but nights and mornings cool. Cases of cholera reported in the Sadr station and jail, also in Barpetá station and Lock-up, and at Nalbari on north bank. Matikalai sowing in progress; ploughing land for mustard commenced; prospects of crops good.
Sylhet Cachar	4°20 Nil	State and prospects as last week. Days warm, nights cool. Prospects of rice crops not favourable for want of rain; ploughing and sowing of winter crops in progress. Common rice 14 seers and 3 chittacks per rupee. Pros-
Dibrugarh	2.89	pects of tea and health good. Weather rainy. Prospects of matikalai and sali crops good; mustard being sown. Public health fair.

Presidency and L	or ist	Prov	vinc e	Rainfall for week under report.	State of agricultural prospects.					
Mysore an	ıd		onrg	1	!					
,			. 27th)	<u>;</u>	•					
Bangalore			. 7	!	i !					
				Rain has been gen-	Crops in good condition; prospects favourable. Public health					
			Ì	eral throughout the State.	generally good. No material change in prices.					
Mysore		•	.)		1					
Mercara		•	•	2.4	Picking of coffee crop commenced; prospects good. Prices slightly fallen.					
Berar and H			. 27th)	1	i ago ly fallen.					
Amraori				1.13	Weather warm. Cotton is likely to suffer from any more rain.					
					Kharif crops are very favourable. Wheat 22 and juari 26 seers					
Akota				1.06	per rupee. Ctops in good condition; rabi sowings progressing.					
Hyderahad	l	•	•	too; total from 1st	Standing crops recovered from the ill effects produced by rain of					
				January 39/524	[14] week. Fever and ague continue to prevail; cholera abated.					
C4	_				Prices - wheat 14, coarse tice 11, white nuar 181, yellow juar 19 and tur 141 seers per current sicea rupee.					
Central India			s t. 2 7th}	•	•					
Indexa			• •							
Indore .			•	1 175; total rainfail 33'95	Weather stormy.					
Morar (Gw Neemuch	ali)		49; total minfall	Health and prospects good. Weather warm. Indications of more rain. Fever prevalent.					
Goona .				70	Health and prospects good.					
Sutna . Agar .		•	•		(Weather clouds) (Health and prospects good.					
Schore .				1.5	Weather cloudy. Health and crops good.					
Nowgong		•	•		Weather sea onable. Prices steady. Health fair.					
Manpur.		•	•	30°87 2 50 ; total rainfall 35°03.	Weather cloudy. Health good. Prices steady.					
					General Remarks. Heavy rain has tallen in most places in the Garden Pro-pects of rabi crops much improved.					
Rajputana (C) ct	. 27	th)	•	in the facts of that trops make improved.					
Abu	(() . (.	27.h.	, NH	Wather seasonable. Days warm, rights cool. Fever still pre-					
Sirohi	,				valent, some tatal cases.					
2000	•	"		heavy showers on	Tanks full; wells good; health good. Crops fine r nearly all cut. Weather emay, cloudy and very warm for time of year.					
•				21st, nearly 250 in one lour.						
Marwar	(,,	23rd		Tanks all full. Fever abating. Crops being gathered. Weather					
				Land.	cloudy. Weather warm and close. Rabi sowings in progress Prices stationary.					
Kherwara	(,,	241h\	1'24	Tanks and wells tull. Rahi sowings in progress. Health good; some lever prevalent. Prices stationary. A new smart showers;					
Pertabgarh	(19	23rd)		weather still cloudy. Tank somewhat increased. Health good. Prices fluctuating.					
Meywar	(,,	,,)	د8؛	Weather cool. Tanks and wells full. Crops average. Health tair. Prices stationary. Weather fine.					
Harowti	(••	,,)	Deoli, 30; Tonk,						
. Ihallawar	,	,,	24th)	18; Shahpura, 137.	Health good.					
Kotah	ì		231d1	'	Mullai and bajri cut. Nights cool, but beat abnormal during day.					
Ajmere	Ĺ	**	20th /	2.01	Rada sowings commenced. Prices stadonary. Slight fever pre- valent throughout district.					
Kerowlee	(19	_	Nil	Tanks and wells drying. Robi cultivation in progress. Fever continues. Prices rising. Weather cloudy.					
Ulwur Bikanir	("	20th) 23rd)	Nil Nil	Prices slightly tailing. Harvesting still continue Tanks and wells low. Fever prevalent. Prices stationary.					
Nepal—(Oct. 2	` 215		ا سور		•					
Katmandu	(C	ct.	22nd) ;	₽¹ight rain	Prospects fair.					
		. ••		el						

C. J. LYALL,

Officiating Secretary to the Government of India.

GOVERNMENT OF INDIA.

DEPARTMENT OF FINANCE AND COMMERCE.

STATISTICS AND COMMERCE. Statistics.

REVIEW OF THE REPORTS ON JOINT STOCK COMPANIES DURING THE YEAR 188<-86.

No. 3971.

Simla, the 29th October, 1886.

Read the following communications submitting the Reports of Registrars of Joint Stock Companies on the working of the Indian Companies Act, VI of 1882, during the official year 1885-86:

From the	Government	of Madras, N	o. 1745, date	d the	2nd July 1886.
"	,,	Bombay, ,	, 4695,	2)	2nd July 1586.

Bengal, ", 1320 P.D., ", 16th July 1886. N.-W. P. and Oudh, No. $\frac{350}{V11-200.2}$, dated the 12th May 1886. " ,, "

Punjab, No. 25, dated the 30th April 1886.

" Chief Commissioner, Central Provinces, No. 2012, dated the 12th May 1886.

Burma, No. 050 at od the 27th May 1886.
Secretary for Berar to Resident, Hyderabad, No. 124G., dated the 7th May 1886. ,,

Resident in Mysore, No. 2407, dated the 6th August 1886.

••

RESOLUTION.

Madras Presidency.—There were 207 companies in existence at the close of 1884-85, with an aggregate nominal capital of Rs. 2,74,47,928. During the year 1885-86, 10 companies with a nominal capital of Rs. 22,13,000 ceased to work, and 7 increased their capital by Rs. 12,54,972; while 375 new companies were registered against 60 in the previous year. Ninety-six of the newly registered companies were banking or loin companies, six were trading companies, three mills and presses, and one a mining and quarrying company; the remaining 260 companies being provident and benefit societies, securing certain payments to members or their nominees on death or marriage.

The net result at the close of 1885-86 was a total of 563 companies at work. Of these 563 companies, 314 had liabilities limited by guarantee and possessed no capital divided into shares. The remainder represented a nominal capital of Rs. 3,58,28,187. Of the nominal capital, Rs. 1,19,40,896 was paid up, as shewn below:

		- • •			- :-	-		= .=-		·	· - -
	Nature of Companies.									Nominal capital.	Paid-up capital.
										Rs.	Rs.
Loan or Bankin Trading . Mining . Mills and Press Planting			•	•	•	•	•		201 14 10 16 8	2,35,19,087 39,30,000 20,69,100 50,90,000 12,20,000	58,47,531 5,55,590 9,29,726 37,59,889 8,18,160
					T	otal			219	3,58,23,187	1,19,40,896

So that about half of the whole paid-up capital invested in these companies was devoted to money-lending transactions.

Four companies omitted to file their balance sheets and other documents as required by the Act, and the Government Solicitor was instructed to proceed against them.

The receipts from registration fees and the expenditure of the Registrar's office amounted in 1885-86 to Rs. 87,575 and Rs. 1,263 respectively against Rs. 13,731 and Rs. 1,049 in the previous year

Rs. 13,731 and Rs. 1,049 in the previous year.

2. Bombay Presidency.—The year 1881-85 closed with a total of 174 companies in existence, representing an aggregate nominal capital of Rs. 11,26,31,430, of which Rs. 8,54,22,014 were paid-up, and with 83 companies in

liquidation.

Of the 174 companies, 9 went into liquidation in 1885-86, 10 increased their capital by Rs. 10,39,500, 1 decreased its capital by Rs. 12,000, and 23 new companies were registered with an aggregate nominal capital of Rs. 74,97,500. The net result at the close of 1885-86 was 92 companies in liquidation and 188 companies at work, as shewn below:—

Nature of Companies.	No.	No. Nominal capital. Paid-up capital.				
		Rs.	Rs.			
Mills and Presses. Trading Banking and Insurance Ice Manufacture Mining Planting Sugar Manufacture	117 42 10 4 3	7,63,77,330 1,83,16 600 71,50,000 13,52,500 13,25,000 1,20,000	6,46,85,430 1,27,92,234 15,12,513 8,05,075 10,55,000 61,780			
Others	9	78,75,000	69,78,190			
Total	185	11,30,36,130 ;	8,79,53,222			

Thus nearly three-fourths of the paid-up expital of working companies in Bombay are invested in the great and increasing cotton industry.

Two companies omitted to file the usual notice of increase of capital as required by section 57 of the Act. They were prosecuted and fined in the sums of Rs. 501 and Rs. 500 respectively.

The fees realised in 1885-86 amounted to Rs. 8,877, and the total expenditure was Rs. 1,039-10, against collections Rs. 7,996-8 and expenditure

Rs. 1,314-4-7 in the preceding year.

3. Bengal.—The year 1854-85 closed with 232 companies at work, with an aggregate nominal capital of Rs. 11.23,54,500, besides 10 companies in

course of liquidation, whose nominal capital was Rs. 15,30,009.

In 1885-86, 8 companies were finally dissolved, 15 with a total nominal capital of Rs. 1,01,11,000 commenced winding up their business, 4 increased their capital by an aggregate amount of Rs. 27,60,000, and 14 new companies, with an aggregate nominal capital of Rs. 41,26,600, were registered. Of these last, 10 are for tea cultivation, 2 for trading purposes, 1 for the cultivation of indigo, being the first of its kind, and 1 is an insurance company.

The net result at the close of 1885-86 was:-

Nature of Co upanies.	No.	Nominal capital.	Paid-up capital.	
	1	Rs.	Rs.	
Trading Mills and Presses Banking and Loan Mining and Quarrying Ice Manufacture Sugar Manufacture Others	128 33 30 18 11 6 1	3,99,87,100 1,85,32,000 2,35,95,000 1,86,65,000 81,32,000 10,60,000 16,00,000 13,10,000	3,16,20,419 1,27,14,708 1,99,50,141 1,71,04,309 77,43,380 9,71,620 16,00,000 9,33,580	
Tota	1 231	11,34,81,100	9,29,38,157	
	ı	· · · · · · · · · · · · · · · · · · ·		

Thus rather more than a third of the paid-up capital was invested in tea companies, and about a fifth in mills and presses, mostly jute and cotton.

The total receipts from registration fees amounted to Rs. 6,995 against Rs. 7,089-6 in the previous year; and the total expenditure was Rs. 588.

One company was prosecuted under section 64 of the Act for not filing notice of the situation of its office.

4. North-Western Provinces and Ondh.—The number of companies in existence at the close of 1884-85 was 42, representing an aggregate nominal capital of Rs. 95,91,000, of which Rs. 81,22,212 were paid up.

In 1885-86 one of the companies was wound up, and four new companies were registered with a nominal capital of Rs. 96,000. Of these, 2 were trading companies, and 2 printing presses. Three companies increased their capital by Rs. 5,40,000, the increase of one, the Muir Mills at Cawnpore, alone amounting to Rs. 5,00,000.

The net result at the close of 1885-86 was 45 companies at work, as detailed in the following table:—

Nature	Nature of Companies.								Nominal capital.	Paid-up capital,	
									Rs.	Rs.	
Banking and Loan Trading Mills and Presses Tea Manufacture Breweries Ice Manufacture Mining and Quarrying Sugar Manufacture Others		•		:	•		•	12 13 10 3 2 1 1	31,58,000 7,95,000 36,95,000 9,33,000 5,00,000 1,50,000 4,05,000 1,000	28,92,265 4,38,233 31,87,298 9,32,311 5,00,000 92,258 4,65,000	
					T	otal		45	1,01,57,000	85,98,365	

The fees realised amounted to Rs. 1,235.

of which 19 were working and 7 under liquidation. Of those working, 2 were limited by guarantee and had no divided capital. The remaining 17 companies were limited by shares, and had an aggregate nominal capital of Rs. 48,11,000, of which Rs. 35,51,200 had been paid up.

In 1885-86 one of the companies under liquidation finally wound up, 1 entered into liquidation, 2 increased their capital by Rs. 2,16,000, and 2 new companies were registered—one with a nominal capital of Rs. 2,00,000; the other being a company limited by guarantee.

The net result at the close of 1885-86 shews 7 companies under liquidation and 20 at work, of which 3 are limited by guarantee. The remaining 17 companies may be classed as follows:—

Nature of Companies.	No.	Nominal capital.	Paid-up capital.
		Rs.	Rs.
Banks	4 5° 2 1 1 1 1 1 1 1 1 1	24,00,000 3,44,500 10,00,000 7,00,000 3,75,000 2,37,560 1,20,000 1,00,000 20,000	20,67,930 49,490 5,53,912 7,00,000 2,51,825 2,37,500 1,19,700 56,230 9,700
Total	17	52,97,000	40,45,287

The fees realised amounted to Rs. 697-8. No expenditure was incurred.

6. Central Provinces.—There were 2 companies in existence at the close of 1884-85, both having for their object the working of cotton. Their aggregate nominal capital and the actual working capital were Rs. 11,50,000 and Rs. 7,70,900 respectively. One of the two companies increased its paid-up capital by Rs. 56,900. The position at the close of 1885-86 was that there were two companies at work, both cotton mills, with a nominal capital of Rs. 11½ lakhs and a paid-up capital of Rs. 8,27,800.

No new company was registered and no fees were realised.

7. Burma at the close of 1884-85 possessed 16 companies, whose aggregate nominal capital was Rs. 16,69,550. Of this amount, Rs. 13,40,325 was shown to have been paid up. No new company was registered in 1885-86, but 4 companies, with an aggregate nominal capital of Rs. 2,93,000, went into liquidation during the year. The position at the end of 1885-86 was as follows:—

	Nati	are of (compan	iir s ,				No.	Nominal capital.	Paid-up capital.
				1					*	
									Rs.	Rs.
Trading	•	•	•		•	•	•	10	13,11,550	12,20,907
Banking		•	•	•	•	•		1	50,000	12,800
Other .	•	•	•	•	•		•	1	15,000	14,950
					Tot	tal	•	12	13,76,550	12,48,657

Registration fees to the amount of Rs. 260 were realised against Rs. 275 in 1884-85. No expenditure was incurred.

- 8. Berar.—The Indian Companies' Act was extended to the Hyderabad Assigned Districts in September 1884. The rules framed under the Act were sanctioned and published in January 1885, and the office of Registrar of Joint Stock Companies opened in the following month. No companies were registered up to the end of the year.
- 9. Mysore Stale.—The year 1881-85 closed with 44 companies at work, 7 companies in existence, but not working, and 17 companies under liquidation. The companies at work represented an aggregate nominal capital of Rs. 20,85,500. In 1885-86, 7 companies with a total capital of Rs. 2,60,000 were not working, 20 with a capital of Rs. 13,20,000 were in course of liquidation, 2 increased their capital by Rs. 30,000, and 24 new companies, with an aggregate nominal capital of Rs. 4,84,000, were registered. The net result at the close of 1885-86 shews 65 companies at work. Of these, 16 are limited by guarantee and possess no capital, their object being that of securing certain payments to members or their nominees on death or marriage. The remainder may be grouped thus:—

	Nature of Companies.		No.	Nominal capital.	Paid-up capital.
	_			Rs.	Rs.
Banks .		•	45	20,38,100	6,23,170
Trading			4	1,10,000	36,475
	Total	•	49	21,48,100	6,59,645

Most of the banking companies have for their object banking and trading combined. They are mostly small native money-lending concerns, and have an average paid-up capital of less than Rs. 14,000 each.

The fees realised in 1885-86 amounted to Rs. 2,189-14-9 against Rs. 976-4-8 in the previous year.

10. Civil and Military Station of Bangalore.—There were 11 companies at work at the close of 1884-85, with an aggregate nominal capital of Rs. 28,70,000, of which Rs. 14,96,819 had been paid up, whilst 7 companies, representing a capital of Rs. 8,95,000, were under liquidation.

Two new companies were registered in 1885-86, one of them being a company limited by guarantee. The net result at the close of 1885-86 shews 13 companies at work, 12 of them with a nominal capital aggregating Rs. 27,70,000, thus:—

Nature	of Cou	opanies.	•			No.	Nominal capital.	Paid-up capital.
							Rs.	Rs.
Banks) .	•	•	•	•	10	19,20,000 8,50,000	11,18,573 4,77,991
				T	otal	12	27,70,000	15,96,564

The fees realised during the year amounted to Rs. 275 against Rs. 473 in the preceding year.

GENERAL.

- 11. The details reviewed in the preceding paragraphs are summarised in the table appended to this Resolution, which shews the total capital, nominal and actual, in the different provinces of all joint-stock companies. Bengal, Bombay, and Madras head the list with a paid-up capital of 929, 879, and 119 lakhs respectively, making a sum of about 1,927 lakhs out of the aggregate for all India of 2,098 lakhs, or about 92 per cent.
- 12. The following table compares the paid-up capital in the several provinces in the last two years:—

Province.		Paid-up capital in 1884-85.	Paid-up capital in 1885-86.	Increase or decrease per cent in 1885-86.	Proportion of paid-up capital to all paid-up capital in 1885-86.
		Rs.	Rs.		Per cent.
Bengal	and	9,43,58,342 8,54,22,014 1,03,93,359 81,22,212	9,29,38,157 8,79,53,222 1,19,40,896 85,98,365	- 1:51 + 2:96 + 14:89 + 5 86	44·3 41·9 5·7 4·1
Punjab		34,51,200 13,40,325 24,70,992	40,45.287 12,48,657 30,84,009	+ 5· 6·84 + 7·42	1·9 0·6 1·5
Total	•	20,63,55,444	20,93,08,593	+ 1.67	100

^{13.} The largest part of this capital—934 lakhs paid-up—is invested in mills and presses chiefly for working or pressing cotton, jute, wool, and silk. The Bombay Presidency shows the largest contribution under this head, chiefly for working or pressing cotton, Bengal following, chiefly with jute.

Tea and other plantations follow with a total of 337 lakhs paid-up capital. Bengal is far ahead of the other provinces in the tea industry, most of the tea companies being registered in Calcutta.

Banking or loan companies rank third with 315 lakhs paid-up. Bengal heads the list here, the Madras Presidency coming next.

Trading companies rank fourth, with a paid-up capital of 278 lakhs. Bombay heads the list here, Bengal coming next.

Mining and quarrying engaged 103 lakhs paid-up. Here also Bengal heads the list, the Bombay Presidency being next.

The other industries individually represent much smaller sums; thus ice-making, 20 lakks paid-up, chiefly in Bombay and Bengul; breweries, 12 lakks paid-up, chiefly in the Punjab and the North-Western Provinces and Oudh.

14. The following table shews, so far as reported, the total number of joint stock companies at work in India with their nominal and paid-up capital at the end of each of the last six years:—

	Yea:			Companies at work.	Nominal capital.	Paid-up capital.	Increase of paid-up capital.
					Rs.	Rs.	Rs
1680-91				475	19.74,10.150	14,86,66,364	1
1881-82			. i	500		15,45,80,041	59,13,677 = 3.98 %
1882-83			.	547		17,01,59,041	1,55,79,008=10.08
1883-84			. 1	649	26,67,31.381	18,75,06,107	1,73,17,063 = 10.19
1884-85				696	27,85,76,908	20,63,58,414	1,85,52,337 = 10.05
1885-86	•	•		805	28,52,71,367	20,98,08,593	34,50,149= 1.67 "
		_	!		·		

The increase during the year was only $34\frac{1}{3}$ lakks, being at the rate of little more than $1\frac{1}{2}$ per cent.—a very much smaller rate of increase than in previous years. The average annual rate of increase during the six years has been a little under 7 per cent.

15. The fees realised and the expenditure in each province last year were:—

										Fees.			Expendit	ure.	
										Rs.	A.	P.	Rs.	A.	P.
Bengal							•		.	6,995	0	0	588	0	0
Bombay	_		•					•	. 1	8,877	0	0	1,039	10	0
Madras	•								.	87,575	0	0	1,263	0	0
North-W	estern	Pro		s and	Oudh			•	•	1,235	O	0	•		
Punjab		•					•		• ;	697	8	0			
Central P	rovin	ces							1			,			
Burma										260	0	0		•	
Mysore S	tate				•			•		2,188	14	9			
Bangalor	8			•		•	•	•		275	0	0	•••••	•	
							To	r a l		1,08,103	6	9	2,890	10	0

Government of Madras.

" of Bombay.

of Bengal.
of the N. W. Provinces and Oudh.

of Punjab.
Chief Commissioner of the Central Provinces.

Burma.

" , Assam. " Ajmere.

Coorg.
Secretary for Berar to the Resident at Hyderabad.

ORDER.—Ordered, that the foregoing Resolution be published in the Supplement to the Gazette of India, and that copies be forwarded to all Local Governments and Administrations,* and to the Foreign Department for communication to the Resident in Mysore.

Statement of Joint Slock Companies at work at the end of the year 1885-86.

•	Capital	a	Banking or Loan Companies.	Trading Companies.	Mills and Presses.	Tes and other Planting Companies.	Mining and Quarrying Companies.	Ice Companies.	Sugar.	Breweries.	Othern.	Total.
			Ra.	Rs.	Rs.	Rs.	Rs.	Bs.	Bs.	Rs.	Bs.	. Rs.
\$	(Nominal	:	2,35,19,087	89,30,000	20,90,000	12,20,000	20,69,100	:	:	÷	:	3,58,28,187
Madras Presidency	" (Paid-up	:	58,47,531	5,85,590	82,59,889	8,18,160	9,29,726	:	:	:	:	1,19,40,896
· ·	Nominal	· (71,50,000	1,88,16,600	7,63,77,330	1,20,000	13,25,000	13,52,500	20,000	:	78,75,000	11,30,36,430
Bombay Presidency	{ Paid-up	:	15,12,513	1,27,92,234	6,46,85,430	64,780	10,55,000	8,65,075	:	:	69,78,190	8,79,53,223
	(Nominal	:	1,86,65,000	1,88,32,000	2,35,95,000	3,99,87,100	81,32,000	10,60,000	16,00,000	:	13,10,000	11,34,81,100
Bengal	{ Paid-up	:	1,74,04,309	1,27,14,708	1,99,50,141	8,16,20,419	77,43,380	9,71,620	16,00,000	:	9,33,580	9,29,38,157
	Nominal	:	31,58,000	7,95,000	36,95,000	9,33,000	4,65,000	1,50,000	4,00,000	6,00,000	91,000	1,01,87,000
N. W. Provinces and Oudh	{ Paid-up	:	28,92,265	4,38,233	81,87,298	9,32,311	4,65,000	92,258	•	6,00,000	91,000	85,98,365
	(Nominal	-:	24,00,000	3,44,500	10,00,000	2,37,500	1,20,000	1,00,000	8,75,000	7.00,000	20,000	62,97,090
ranjao	Psid-up	:	20,67,930	48,490	6,53,912	2,37,500	1,19,700	66,230	2,51,825	2,00,000	9,700	40,45,287
	Nominal	:	i	:	11,50,000	•	:	:	:	:	i	11,50,000
:	{ Paid-up	:	:	:	8,27,800	:	:	- -	:	;		8,27,800
	(Nominal	:	200009	13,11,550	:	:	:	:	:	:	15,000	13,76,550
	"" { Paid-up	:	12,800	12,20,907	:	:	:	:	:	:	14,950	12,48,657
Warren Out.	Nominal	:	20,38,100	1,10,000	:	:	:	:	:	:	:	21,48,100
	Paid-up	:	6,23,170	36,475	:	:	:	:	•	:	:	6,59,645
Denom lane	Nominal		19,20,000	:	8,50,000	:	:	:	:	:	:	27,70,000
	} Paid-up	:	11,18,573	:	4,77,991	:	:	:	:	:	i	15,96,564
·	S Nominal	:	5,89,00,187	. 4,41,39,650	11,17,57,330	4,24,97,600	1,24,11,100	26,62,500	23,95,000	12,00,000	93,11,000	28,52,74,367
	" (Paid-up	:	8,14,79,091	2,78,36,037	9,34,42,461	3,36,73,170	1,03,12,806	19,85,183	18,51,825+	12,00,000	80,27,420	20,98,08,593

Not known. | + Incomplete.

GOVERNMENT OF INDIA.

PUBLIC WORKS DEPARTMENT.

RAILWAY TRAFFIC.

No. XXVI of 1886-87.

APPROXIMATE STATEMENT OF GROSS RECEIPTS AND EXPENSES OF INDIAN RAILWAYS.

N.B.—As regards the figures in column " Total Receipts from 1st April to date," audited figures have been used, as far as possible.

· ·		ı length	RECKIP FOR WFPK K 3RD OCT.	NING	length	RECEIP FOR WEEK EI 2ND OCT.	NDING	TOTAL RECEIPTS I IST APRIL TO OCT. 188	FROM O 3RD	TOTAL RECEIPTS I IST APRIL 2ND OCT.	ROM TO	Total	
Latest Return received.	Railways.	Total mean open.	Total.	Per mile open.	Total mean open.	Total.	Per mile open.	Total.	Per mile open per week.	Total.	Per mile open per week.	Increase in 1880-87.	<u>.</u>
	Lines worked by Guarauteed Companies.		Rs.	Rs.		Rs.	ks.	Rs.	Rs.	Ŗs.	Rs.	Rs.	
gth October 1886 Ditto Ditto Ditto Ditto Ditto Ditto	Oudh and Rohilkhand Madras South Indian Great Indian Peninsula Bombay, Baroda and	668 861 654 5497	88,146 1,44,836 87,021 5,90,941	145 168 134 395	683 831 654 1,497	1,23,539 1,64,072 02,220 4,80,770	181 10) 141 327	28,53,021 38,01,490 23,35,592 1,70,12,010	176 106 134 428	33,34,788 31,77,000 20,42,008 1,91,48,210	186 178 153 484	4,80,867 1,73,516 3,12,566 21,36,200	
Ditto .	Central India	461	2.43.055	527	401	2,02,000	438	64,88,785	530	68,00,003	566	4,10,218	-
	Тотлі	4,081	11,54,809	253	4,126	10,72,501	()()	3,24,91,714	300	3,60,05,081	331	35,13,367	L
	State Lines worked by Guaranteed Companies.												<u> </u>
gth October 1886 Ditto Ditto Ditto Ditto Ditto Ditto	Fast Indian Patna-Gya . Dildamagar-Ghazipur Sindia Rajputana-Malwa (a). Southern Mahratta Indian Midland .	1,515 57 12 75 1,518 315	8,80,546 17,805 636 6,287 3,10,071 19,059	581 313 53 84 205 62	1,515 57 12 75 1,484 315 42		580 360 58 102 103 07	2,33,32,222 2,40,040 24,311 1,60,72 78,20,800 4,43,415	550 165 70 85 209 63	2,31,78,010 2,8 0,005 29,393 1,80,435 85,80,123 8,05,279 53,230	570 187 83 92 230 108 48	 32,936 2,082 10,063 7,53,224 4,51,864 53,256	· .
	Total	3,492	1.2,35.094	154	3,500	12,79,577	351	3,2,45,068	361	3,31,07,001	300	11,51,033	
	State Lines worked by Government.		·										
gth October 1886	Fastern Bengal Nalhati Northern Bengal Kaunia-Dharla Tirhoot Cawnpote-Achnera Wardha Coal	233 27 249 37 276 142 45	48,611 2,101 28,249 2,243 19,160 (b) 7,820 0,428	200 77 114 61 85 55 143	234 27 240 37 240 181 45	1,57,000 1,575 57,430 2,002 24,504 (c) 24,051 12,280	671 50 231 57 100 133 273	19,4*,623 37,671 9,61,474 62,234 6,30,787 (d) 4,12,187 2,33,833	314 53 137 63 105 65	24,53,466 47,004 11,92,504 53,586 7,62,052 (e)5,50,348 3,27,258	397 59 181 54 117 85 275	5,10,843 4,933 2,91,110 1,31,265 1,47,161 93,425	
9th Ditto Ditto 25th September 1886 16th October 1886 Ditto 9th Ditto Ditto	Nagpur and Chhattis- garh Burma Cherra-Companyganj North-Western Amritsar-Pathankot Bareilly-Pilibhit Dacca	140 32/ 1,803 60 36	15,336 41,397 5,69,748 3,106 898	103 127 316 47 25	149 3-7 1,803 60 30 86	13,631 41,074 (f) 4,10,766 4,044 1,270 9,630	91 127 231 61 36 112	6,65,844 10,41,231 1,46,87,710 1,40,402 34,947 43,117	1: 8 136 307 83 30 33	6,42,856 10,50,01 (g) 320 1,27,07,408 1,40,088 46,040 1,34-739	163 122 2 269 81 48 58	14,784 320 11,093 91,622	18,
and Ditto	Jorhat	25	682	27	30	040	31.	17,033	27	19,172	-24	1,230	
	TOTAL .	3,451	7,46,705	210	3.516	7,06,866	218	2,08,57,982	223	8,94,30,288	303	40,34,624	6,
GRAND TOTAL (GUAR GROSS ESTIMATED EX		11,024	31,37,688	285 	11,142	30,68,944	275	8,53,05,664 (h)4,40,14,401	294	(114.54.17.348	154		-
Net Ri								4,13,84,203	143	4,40,12,940	149	26,28,737	
9th October 1886 Ditto 2nd Ditto 9th Ditto	Assisted Companies. Bengal-Central . Rohilkhand-Kumaon . Assam . Bengal and North-	125 67 78	6,336 3,913 4,230	51 58 54	125 07 78	11,121 9,040 8,029	80 135 103	2,69,711 1,10,3°3 1,19,688	81 67 57	2.08,179 1.02,034 1,70,112	90 92 83	28,468 43,611 56,424	
Ditto • •	Western	303 22	19,186 3,834	174	303 22	25,120 3,614	164	6,10,010 1,28,158	76 210	10,13,883	210	4,03,873	L
•	TOTAL .	595	37,499	63	595	56,924	90	12,40,800	70	17,78,266	113	5,31,376	
9th October 1886 Ditto	Native States. Bhavnagar-Gondal judhpore	103 . 64 121 140 16	11,724 2,880 16,714 8,389 863	61 45 138 60 54	103 04 208 140 16 24	13,781 4,600 20,059 14,959 1,154 459	144	5,06,740 83,808 5,01,005 2,11,119 20,160	99 49 184 57 43	5,12,204 1,02,486 7,21,989 2,25,700 28,863 21,413	100 61 132 61 69 34	5,464 18,678 1,30,084 14,581 8,703 21,413	100000000000000000000000000000000000000
	TOTAL .	534	40,570	76	645	64,932	101	14,13,732	99	16,12,655	94	1,98,925	

(f) Return not received.
(g) Total receipts from 16th June to 25th September 1886.
(h) Actuals.
(j) Corrected by audited figures up to as far as possible.

⁽a) Including Cawnpore-Achnera State Railway from 1st October.

(b) Receipts for last 4 days of September 1885.

(c) Receipts for last 5 days of September 1880.

(d) Total receipts from 1st April to 30th September 1885.

(e) Total receipts from 1st April to 30th September 1886.



SUPPLEMENT TO

The Gazette of India.

No. 44.}

CALCUTTA, SATURDAY, OCTOBER 30, 1886.

OFFICIAL PAPERS.

A Supplement to the Gazette of India will be published from time to time, containing such Oficial Papers and information as the Government of India may deem to be of interest to the Public, and such as may usefully be made known.

Non-Subscribers to the Gazette may receive the Supplement separately on a payment of six Rupees per annum if delivered in Calcutta, or nine Rupees if sont by Post.

No Official Orders or Notifications, the Publication of which in the GAZETTR OF INDIA is required by Law, or which it has been customary to publish in the CALCUTTA GAZETTE, will be included in the Supplement. For such Orders and Notifications the bedy of the GAZETTR must be looked to.

DEPARTMENT OF FINANCE AND COMMERCE.

EMENT TO THE STATEMENT OF PRICES CURRENT (RETAIL) OF FOOD-GRAINS FOR THE 2nd HALF OF JUNE AND 1st AND 2nd HALVES OF SEPTEMBER 1886.

1.4

h Government of India. retary

F. FINLAY,

Off.

COMMERCE

DEPARTMENT OF FINANCE



The Gazette of India.

PUBLISHED BY AUTHORITY.

CALCUTTA, SATURDAY, OCTOBER 30, 1886.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART II.

Notifications by High Court, Comptroller General, &c.

GAZETTE OF INDIA.

NOTICE.

The 16th October 1886.

From the 13th November next, till further notice, the complete Gasette of India will be published at Calcutta. After the 6th November, all Notifications and other matter intended for publication in the Gasette, should be addressed to the Publisher, 8, Hastings Street, Calcutta.

	K	a.	p.
Subscription for Gasette and Supple-		_	_
ment per annum	15	U	0
Postage	5	8	0
Subscription for Supplement only	6	0	0
Postage	3	0	0
For a single copy of the Gasette .	0	8	0
For a single copy of the Supplement	0	4	0
Postage on single copies varies accord	ling	to	weight.

Parts IV and V of the Gasette of India, containing the Acts and Bills of the Legislative Council, may be subscribed for separately from the other Parts of the Gazette. The annual subscription for the two Parts is R5 per annum, payable in advance. When sent by post, R2-8 per annum additional will be charged for postage.

By an order of Government, all subscriptions must be paid in advance.

Applications for the supply of the Gasette on the public service should be addressed to the Home Department.

Complaints regarding non-receipt of any numser of the Gasette should be forwarded within a reak after the date on which it is due. Attention is invited to the Circular Memo. of the Government of India, Home Department, of February 1870, directing that all Notifications or other matter intended for insertion in the Gazette of India should be delivered at the Publisher's Office not later than 2 P.M. on Friday afternoon, and that matter sent after that hour must be certified to be extremely urgent in order to ensure its appearance in the next day's Gazette.

Matter intended for publication in the Supplement should reach the Press not later than Thursday.

E. J. DEAN,
Publisher, Gasette of India.

SURVEY OF INDIA.

NOTIFICATION.

Simla, the 21st October 1886.

No. 588.—Mr. J. A. Higgs, Assistant Surveyor, 2nd Grade, has passed an examination in Hindustani, by the Lower Standard, as laid down in paragraphs 1 to 5, Section 24, of the Bengal Army Regulations.

H. R. THUILLIER, Lieut.-Col., R.E.,
Offg. Surveyor General of India.

24

TELEGRAPH DEPARTMENT.

NOTIFICATION.

Simla, the 22nd October 1886.

No 16.—Mr. P. M. Madge, Assistant Superintendent, 1st Grade, is allowed furlough on medical certificate, in extension, for four months and seventeen days, under Section 50 of the Civil Leave Code, with effect from the forenoon of the 1st December 1886.

A. J. LEPPOC CAPPEL,

Director General of Telegraphs in India.

AGENT TO THE GOVERNOR GENE-RAL FOR CENTRAL INDIA.

NOTIFICATION.

Indore Residency, the 22nd October 1886.

No. 3781.—Lieutenant-Colonel G. R. Peart, Commandant, Bhopal Battalion, is granted thirty-five days' privilege leave from such date as he may avail himself of it.

By Order,

F. L. PETRE.

1st Asst. Agent to the Goor. Genl. for Central India.

AGENT TO THE GOVERNOR GENERAL, RAJPUTANA.

NOTICE.

Abu, the 25th October 1886.

WANTED—A Clerk for the Office of the Agent to the Governor General, Rajputana.

Qualifications:—Thorough knowledge of English, must be well acquainted with the Financial and Account Codes, and able to note and draft. Salary R100, rising by annual increments of R10 to R150.

L. S. NEWMARCH, for 1st Asst. Agent to the Gour. Genl.

MILITARY WORKS DEPARTMENT.

NOTIFICATIONS.

Simla, the 19th October 1886.

No. 5.—Major S. C. Turner, R.E., Executive Engineer, held charge of the Darjeeling Division, Military Works, in addition to his own duties as Executive Engineer, Fort William Division, from the afternoon of 2nd September 1886 to the forenoon of 11th September 1886.

The 21st October 1886.

No. 6.—Lieutenant H. Mullaly, R.E., Assist ant Engineer, 1st Grade, passed the Depart mental Standard Examination in Hindustani at required by Public Works Department Code, Chapter II, paragraph 14, on the 14th October 1886.

No. 7.—Lieutenant E. H. Hemming, R.E., Assistant Engineer, 1st Grade, passed the Departmental Standard Examination in Hindustani, as required by Public Works Department Code, Chapter II, paragraph 14, on the 15th October 1886.

T. C. MANDERSON, Major, R.E.,
Offg. Inspector General of Military, Works.

DIRECTOR GENERAL OF RAILWAYS.

NOTIFICATION .- ESTABLISHMENT.

Simla, the 19th October 1886.

No. 94.—With reference to Public Works Department Notification No. 264, dated 14th October 1886, the undermentioned Assistant Engineers, 2nd Grade, are posted to the Railways noted opposite their names:—

Mr. C. T. R. Scovell,—North-Western Rail-

Mr. W. Nathan,—Sind-Sagar State Railway.
Mr. J. C. Lyle,—Bellary-Kistna State Railway.

F. S. STANTON, Colonel, R.E.,

Director General of Railways.

Statement of Silver Balance in the Calcutta Mint for the week ending 27th October 1886.

Value of silver held in the Mint on account of the Currency Department on the evening of the 20th October 1886 . Value of Government silver in the Mint on the same date . 4.46,762 ADD— Silver received by the Mint during the week on account of the Currency Department Ditto ditto Government DEDUCT— New coin paid to Reserve Treasury during the week . Petty items issued for miscellaneous purposes			
the 20th October 1886 Value of Government silver in the Mint on the same date	on account of the Currency De-	R	R
Mint on the same date ADD— Silver received by the Mint during the week on account of the Currency Department Ditto ditto Government DEDUCT— New coin paid to Reserve Treasury during the week. Petty items issued for miscellaneous purposes. Balance on the evening of the 27th October 1886 The Balance comprises— Silver held on account of the Currency Department Ditto ditto Government There is in addition awaiting assay— Bullion belonging to Private Individuals Ditto ditto Government Ditto ditto Government 392 2,89,563 22,31,053	the 20th October 1886	14,94,728	
Silver received by the Mint during the week on account of the Currency Department Ditto ditto Government Deduct— New coin paid to Reserve Treasury during the week Petty items issued for miscellaneous purposes. Balance on the evening of the 27th October 1886 The Balance comprises— Silver held on account of the Currency Department Ditto ditto Government There is in addition awaiting assay— Bullion belonging to Private Individuals Ditto ditto Government Ditto ditto Government Ditto ditto Government There is in addition awaiting assay— Bullion belonging to Private Individuals Ditto ditto Government		4,46,762	10.41.450
during the week on account of the Currency Department Denuct— New coin paid to Reserve Treasury during the week Petty items issued for miscellaneous purposes			19,41,490
New coin paid to Reserve Treasury during the week Petty items issued for miscellaneous purposes Balance on the evening of the 27th October 1886 The Balance comprises— Silver held on account of the Currency Department Ditto ditto Government There is in addition awaiting assay— Bullion belonging to Private Individuals Ditto ditto Government Silver held on account of the Currency Department Ditto ditto Government There is in addition awaiting assay— Bullion belonging to Private Individuals Ditto ditto Government	during the week on account of the Currency Department	2,89,563 	
New coin paid to Reserve Treasury during the week. Petty items issued for miscellaneous purposes	Denuct-		2,89,563
Balance on the evening of the 27th October 1886	New coin paid to Reserve Treasury during the week.		22,31,053
27th October 1886 The Balance comprises— Silver held on account of the Currency Department Ditto ditto Government There is in addition awaiting assay— Bullion belonging to Private Individuals Ditto ditto Government 392 22,31,053		•••	
Silver held on account of the Currency Department			22,31,053
Currency Department Ditto ditto Government There is in addition awaiting assay— Bullion belonging to Private Individuals Ditto ditto Government 392	The Balance comprises—		
assay— Bullion belonging to Private Individuals	Currency Department Ditto ditto Government	,	``
Individuals	assay		22,31,053
392	Individuals	392	
			392

R. V. RIDDELL, Major, R.B.,

Master of the Mint.

CALCUTTA MINT,

1 The 28th October 1886.

Statement of the Affairs of the Bank of Bengal for the week ending 23rd October 1886.

Reserve Fund Public Deposits at R a. p. Head Office .1,11,32,097 5 11 Public Deposits at Branches .1,37,36,676 9 2 Other Deposits at Head Office and	# a. p 2,00,00,000 0 0 43,56,664 15 0 2,48,68,773 15 1 3,01,08,504 4 6 4,06,217 8 11 19,95,091 8 11	and other authorized Securities Bills discounted and purchased	4. p. 64,78,370 4 0 56,26,180 12 0 1,05,81,158 12 9 90,02,037 15 1 2,07,81,110 0 9 7,73,785 6 1 1,723 2 6 11,27,980 14 2 8,580 14 3 7,69,963 0 10
		Cash and Cure R a. p. rencyNotes at Head Office	5,51,50,891 2 5 2,65,84,361 2 0
Rupers .	8,17,35,252 4 5	Rupres . '8	3,17,35,252 4 5

By Order of the Directors,

BANK OF BENGAL, Calcutta, 28th October 1886.

J. GORDON, Chief Acctt. & Dy. Secy.

R. HARDIE, Secretary & Treasurer.

Rate for Demand Loans 6 per cent. Percentage 46'3.

CALCUTTA MINT.

NOTIFICATION.

List of Coins acquired under the Indian Treasure Trove Act and available for sale to Numismatists. (Home Department Resolution No. 46-1668-82, dated 9th October 1884.)

Registe Number	Description.	Metal.		Value		Number available for sale.	Remarks.
22 23 56 58	Found in the Gujrat District (Punjab). Coins of Pathan Sikandar Lodi, A. H. 894—923 = A.D. 1488— 1517, with imperfect dates. Ditto with illegible dates Found in the Elawah District.	Silver . Copper . Do Silver .	P 0 0 1 1 1	a. 4 each 1 each 0 each 3 each 0 each	p.	196 19 95 77 118	These coins will be available for sale up to and not later than the 7th December 1886. Do. 17th January 1887.

R. V. RIDDELL, Major, R.E., Master of the Mint.

CALCUTTA MINT, The 28th October 1886.

CURRENCY NOTES.

The following Currency Notes of the Government of India are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the num-Any other person having these Notes in his possession, or claiming a right to them, is warned to communicate at once with the undersigned :-

Allahabad Circle.

NOTE WHOLLY LOST OR DESTROYED.

Regr. No. No. of Notes. Value. Name of Claimant.

. D 20-75603 .

646

100 Babu Chintamoncy Ghosh, Allahabad.

C. G. VANSITTART.

Asst. Accountant Genl., In charge of Paper Currency Office.

ALLAHARAD. The 26th October 1886.

TREASURE TROVE.

NOTICE.

In terms of Section 5 of Act VI of 1878, notice is hereby given that on 24th July 1886, certain treasure (three small pieces of gold) of the value of about R11-4-11, was found under the ground near the cow-shed belonging to one Ukhaon wd. Tulsing Patil, of Narvel Peta, Edlabad Taluka, Bhusawal, of the Khandesh Collectorate of the Bombay Presidency.

Claimants are hereby required to appear personally or by agent before the Mamlatdar of Bhusawal, on Monday, the 7th March 1887, when he will proceed to hold an enquiry according to law.

W. W. LOCH,

Acting Collector of Khandesh.

KHANDESH COLLECTOR'S OFFICE.

DRULIA.

The 25th October 1886.

Lahore Circle.

NOTES WHOLLY LOST OR DESTROYED. Value.

Regt. No. No. of Notes.

Name of Claimant.

. E 25-00939 . -20240* . 22

50 Gyasi Ram and Deena Ram, Coach-builders, Shahzad Mundi, Agra.

* Belonging to Agency No. 1, Rawalpindi.

A. H. H. MUNROWD.

for Deputy Commissioner of Currency.

LAHORE. The 19th October 1886.

Madras Circle.

NOTES WHOLLY LOST OF DESTROYED. Value.

P

Regr. No. No. of Notes.

Name of Claimant.

. B 93-0831 0 ,, -66770

Ordnance

100 The Secretary, 100 Club, Bellary.

H. S. GROVES, Asst. Accountant Genl., In charge, Paper Currency.

FORT ST. GEORGE. The 18th October 1886.

TREASURE TROVE.

NOTICE.

In accordance with the provisions of Section 5 of Act VI of 1878, notice is hereby given to all whom it may concern, that certain treasure consisting of four gold Putalis, worth R28, and two gold mohurs, worth R35, was found in Survey No. 21, of Rajewadi, in Taluka Man, of the Satara District, on 27th September 1885.

All persons claiming the said treasure, or any part thereof, are hereby required to appear personally or by agent before the Mamlatdar of Man, on the 15th January 1887, at Dahiwadi, when the Mamlatdar will proceed to hold an enquiry in accordance with the provisions of the Act.

G. F. M. GRANT.

Acting Collector of Sutara.

CAMP MAHABLESHWAR. The 20th October 1886.

Descriptive Return of an Absentee from the

at Meerut, this 20th day of October 1886. Number, Rank, and Name, Parish and County in which

No. K.O.B.—360, Private John Grant.

Marks.—Scar on left leg

1st Battalion, King's Own Borderers, dated

Born,— Marks,—Scar on left leg below knee,

Age,—23 years 9 months. Height,—5 feet 6 inches. Colour of—

Trade, -

Complexion, fresh; Hair, light brown; Eyes, blue.

Dress,-I.eft Barracks dressed in helmet and white clothing.

Date of Absence,-19th REMARKS,-Absented him-October 1886. Place, - Meerut. Date of Enlistment,

At what Place Enlisted,-

self at 3 P.M. and is believed to be in pos-session of a good sum of money.

C. L. WOOLLCOMBE, Lieut. & Adjt., Comdg 1st Battn., King's Own Borderers.

TREASURE TROVE.

NOTICE.

In accordance with the provisions of Section 5 of Act VI of 1878, notice is hereby given to all whom it may concern, that certain treasure consisting of Halisikka R121, and a silver bangle, worth k3-8, was found at Rui, in a wall of the house of one Govind Babajee, Kulkarni, of Rui, in the taluka of Koregaon, in the Satara District, on 4th July 1886.

All persons claiming the said treasure, or any part thereof, are hereby required to appear personally or by agent before the Mamlatdar of Koregaon, on the 16th of December 1886, at Koregaon or Rui, when the Mamlatdar will proceed to hold an enquiry in accordance with the provisions of the Act.

G. F. M. GRANT,

Acting Collector of Satara.

CAMP M. HABLESHWAR, The 20th October 1886.

TREASURE TROVE.

NOTICE.

In accordance with the provisions of Section 5 of Act VI of 1878, notice is hereby given to all whom it may convern, that certain treasure consisting of copper and brass pots according to the annexed list, was found in the house site of one Ganesh Chintamon, Kulkarni, at Borjaiwadi, in the taluka of Koregaon, of the Satara District, on 19th May 1886.

				₽.
■ Copper pot (handa), large, worth		11	6	o
I Copper pot (handa), small, worth		0	14	0
2 Copper pots (handas), small, worth		0	14	o
I Brass lamp stand, broken, worth.		O	ż	6
1 Top of brass lamp stand, broken, wor	th	0	1	3
1 Ogarale (a copper pot for serving rice	:).		_	J
worth		0	I	9
I Copper pot, small (kasandi), worth		ō	3	6
1 Copper pot, small (tambya), worth	•	0	3	
1 Box of brass, worth	•	o	ı	9
I Scissors, brass, worth	•	0	Ô	3 6
1 Copper pot (abhishekpatra), worth	•	ő	ï	
I Copper pot (sampusta), worth	•	0	ī	3
1 Box, copper, worth	•	0		9
Box, copper, worth	•	-	I	
1 Copper pot (panchapatra), worth	•	0	1	0
5 Brass pots (niranjan), worth	•	0	I	3
5 Brass pots, small, worth	•	0	I	3
2 Brass pots, small, worth	•	0	O	9
	•	O	1	3
4 Brass pots, small (halkarti), worth	•	o	0	9
Brass pot, small (dhaparti), worth	-	O	O	6
I Brass stand of shankha, worth .	•	O	0	6
1 Brass cup, small, worth	•	0	0	3
I Bell, worth	•	O	O	3
I Brass cup, small, worth	•	O	O	3
1 Idol, carrying the top of a lamp on i	ts			
head, worth		O	10	0
1 Iron scythe, worth		0	ı	O
1 Iron stand, worth		0	0	3
1 Stirrup, broken, worth		n	O	ĭ
1 Iron pin socket of a hand-mill, worth		o	O	I

All persons claiming the said treasure, or any past thereof, are hereby required to appear personally or by agent before the Mamlatdar of Koregaon, on the 16th of December 1886, at Koregaon or Borjaiwadi, when the Mamlatdar will proceed to hold an enquiry in accordance with the provisions of the Act.

> G. F. M. GRANT, Acting Collector of Satara.

CAMP MAHABLESHWAR. The 20th October 1886.

POST OFFICE.

NOTIFICATIONS.

Simla, the 25th October 1886.

No. 10265.—Mr. J. Dillon, Comptroller, Post Office, resumed charge of his office on return from three months' privilege leave, on the forenoon of the 14th October 1886.

E. C. O'BRIEN,

for Dir. Genl. of the Post Office of India.

Unclaimed Letters held in the Calcutta General Post Office on 28th October 1886.

Bilimaria, C. S. Browne, James. Bull, S. D. A. W. Campbell, Mrs. Caiman, Dr. G. W.

Crepps, J. R. Forrest, F. Gabbon, J. B. Galonez, Mrs. Hobart, Mrs.

Kenyon, E. A. O'Gorman, D. A. Thomson, C. H. Williams, P. Wiseman, T. & Co.

Letters marked " Care of Post Office."

Letters market
Ahmed, H., R.
Anderson, Mrs.
Anderson, Professor,
Andrews, Mrs.
Haron of Warsdorf.
Baskett, A. H. S. S.
Hasu, S. & Co.
Berrill, Charles D.
Bermanr, V.
Braddon, Capt. C. J. S.
Fradley, Claude.
Boic, S. L.
Hose, F. N.
Hox, Esq.
Brown, S.
Brunton, Mrs. J.
Butterwick, Miss.
Canty, P. T.
Caws, Capt. A.
Chatterton, Jack.
Clark, R.
Curry, Miss Annie. Chatterion, Jack, Clark, R. Clark, R. Curry, Miss Annie, Davenhill, W. B. Dempsey, Dr. W. Jon, W. Jon, W. Jon, W. Jon, W. Jon, W. Jon, W. Jon, J. Dwidng, G. A. D'Silva, T. H. Dr. orgenbroodt, J. Dundas, P. A. C. Duplins, Madamoiselle Chaston, Percy H. Evezori, Mrs. J. D'Arcj. Ergus, C. B. Fraser, Bernard.

Funks, S.
Gayton, K. H.
Giles, G. M.
Glies, G. M.
Glarier, E. G., Mrs.
Gorman, D. A. O.
Grainer, R. H.
Greer, R. T.
Greenway, E. C. F.
Gustore, Esq.
Henderson J. H.
Ciclard,
Hill, Mrs. Amy.
Hughes, R. J.
Hynes, G. J.
Innes, F.
Johnson, H. M.
Jones, R. H. Wynn.
Kesler, Dr. F. L.
Kelly, Lieut, F. H.
Kaighi, Mr.
Lloyd, Chas.
Luckman, F. & Co.
Mackentie, Alex.
Alagrath, P.
Mancekjee, N.
Mann, G.
"Mary."
McGreery, James,
Medland, W.
Monior, J. A.
Monior, J. A.
Monior, J. A. M.
Monior, J. A.
Monior, J. A.
Monor, H. T.
Ilulian, H. M.

Cowley, Mrs. Mann, G.

Oglivie, W. A.
Patton, Capt A.
Piado, E.
Pollock, John,
Protestnat, G.
Rancourt, E.
Redding, B.
Reidi, W. A. M.
Reiphe, Capt, A. W.
Reinmington, Capt,
F. A.
Roberts, H. S.
Rochussey, S. E.
Sanders, A.
Scott, J. D.
Serra, P.
Simpson, Capt, J. M.
Simith, J. S.
Speucer, Mrs. C.
Stauuton, Mrs. R. S.
Stauuton, Mrs. R. S.
St. Aubyn, G. A.
Stern, Adalph,
Stevens, T.
Sugget, Thomas,
Thibaud, P. T.
Touzel, C. J. C.
Travers, R. S.
Vingo, E. G.
Weinberg, Mrs.
Walker, P. C.
Weinberg, Mrs.
Williams, C.
Young, James.

Registered Letters, McKing, J. Rochrussen, E. S.

Unclaimed Letters held in the Barrackpore Post Office on the 25th October 1886.

Arrakiel, M.
Chatterjet, Jadub
Chunder.
Campbell, Sur F. T.
Charter, L.
Curcle Pundit, 24Pergunnah

Cress, T.
Douglas, S. R.
Downey, Miss.
Fry, Mrs.
Galloway, D.
Hogan, A.

lves, Col. E. R. Maseyk, C. B. Owen, M. S. Powell, C. W. C. Rowe, D. J.

W. MERRETT, Offg. Presidency Postmaster, Calcutta.

Calcutta, the 30th October 1886. SEA AND FOREIGN MAILS.

Malls for	Date of closing at Calcutta.	Route by which despatched.
Egypt, Europe, America, Cape Colonies through United Kingdom	1886. and Nov.	Per P. & O. Str.
Ditto (Book Post and Pattern Packets) Zanzibar, Muzambique and East Coast of Africa generally, Delagos Bay, Natal and Cape Colonies by B. I. Steamers	tst "	from Bombay, Ditto.
from Aden to Zanzibar and thence by the Castle Mail Packets Madras, Pondicherry, Ceylon, Batavia,	and "	Ditto.
Singapore and China	5th "	Per Frenc'i Str.
Straits and Hong-Kong	6th "	Per Str. Winge
Rangoon and Moulmein	3rd ,,	Ditto Bouldana.
Rangoon	3rd .,	Ditto Busheer.

N.B.—The letter-box will close at 7 r.m. precisely; after which hour Forcigo letters, fully prepaid and bearing an extra postage-stamp of four (4) annas on each corer, will be received up to 7-30 r.m., except on Forcigo an all day the letter box will close at 8-30 r.m. and late letters up to 9 r.m.

It is hereby notified for general information that the following Mail Despatches to Ceylon will be made from the Calcutta General Post Office during November 1886 :-

DATE OF CLOSING.

3rd November 1886 5th November 1886 9th November 1886 17th November 1886 17th November 1886 37th November 1886 37th November 1886 37th November 1886

By B. I. S. N. Co,'s Private Vessel, By French Steamer, By Star Line Private Vessel, By P. & O. Steamer from Calentta, B. P. & O. Steamer from Calentta, B. B. I. S. N. Co,'s Private Vessel, By P. & O. Steamer from Calentta, By P. & O. Steamer from Calentta, By Star Line Private Vessel,

N.B.—The letter-box will close at 7 r.m. precisely, after which hour letters fully prepaid and bearing an extra postage stamp of four 4) annas on each cover will be received up to 7-10 r.m.

The rate of postage on letters conveyed by private vessels is two (2) annas per § oz. (pre-payment compulsory).

The postage on letters conveyed by the P. & O. and French Steamers is three (3) annas per § oz. (pre-payment optional).

W. MERRETT,

Offg. Presidency Postmaster, Calcutta.

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This preparation is an efficient substitute for quinine, and can be purchased by Government officers for public and charitable purposes, and by any one taking twenty pounds at a time, from the Superintendent, Botanic Garden, Calcutta, for cash only, at the following rates-per four-ounce tin, R4-8; per eight-ounce tin, **28-8**; per pound tin, **216-8**. The general public can be supplied by the Superintendent, Botanic Garden, for cash only, at the undernoted rates-per four-ounce tin, R5-8; per eight-ounce tin, R10-8; per pound tin, R20. This medicine is also sold by the principal European and Native druggists in Calcutta. Postage, eight annas per four and eight-ounce tins, and twelve annas per pound tin, in addition to the foregoing rates.

گورنمنت سنكونا فبري فيوج

یهه دوا کوئینائیس کا خوب قائم مقام هی اور کلکته کے بوٹائکل کارڈن یعنے کمپنی باغ کے سپرنٹنڈنٹ صاحب سے ہوایک مقازم سرکاری راسطے سرکاری کام اور خیرات کے اور سواے اوٹکے جو کوئی ایک مشت بیس پوئڈ خرید لینے ہے بقیمت لقد حسب

اور موامالفاس بوٹائکل گارش یعنے کمپنی باغ کے سپرنٹئنڈنٹ صاحب سے بقیمت نقد حسب نونے ذیل غرید کوسکتے هیں یعنے نبنے چار اونس ثین کا پانچ روپید آڈھد أند ; آئهہ اونس کے تیں کا مس روپیہ آٹھہ آنہ زایک پونڈ کے ٹیں کا

یہہ دوا کلکتم کے بڑے بڑے والیتی اور دیسی دوا حالوتمیں بکتی عی ماسواے قیمت مذکورة بالا کے معصول قاک جار اور آثهه اونس کے ثین کا آثهه أنه ; اور ایک پونڈ کے ٿين کا يارء آنه'

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كرستلبن سنكونا دوائي بخار '

لال ستکونا بارک کی ایک نکی اور عمدہ دوا گورنمنگ فاکٹري میں تیار ھوئي ھی معبولي بے ماف کي ھوئي دوائي ہوار سے بھار سے کوئیں کے لئے یہ بہت خوب قایم مقام ھی اور یب پور متصل کلکته کے بوٹائکل کارڈس یعنی کبپنی باغ کے سپرتفندت ماحب سے ھر ایک ملازم سرکاری کام اور خیرات ے لئے اور وہ لوگ جو ایک مشت بیس پونڈ لیں نقد اس ھار سے خَرِیدَ سکتے هیں یعنے چار آونس کے لین کا چھه روپیه آٹھه آنه : آٹھه آونس کے لین کا بارہ روپیه آٹھه آنه : اور ایک پونڈ

اور عام لرگوں کو بوٹائکل گارةن يعنے کيپني باغ ك سيرنٽنڌنٿ صاحب سے نقد اس بهاو پر مل سکتا هي يعني جِار ۗ أَرِنْس تِّين كَا ٱنَّهِه رربيه آنْهِه أَنه ; أنَّهِه أَرِنْس كي نِّين كَا آسوله روپیه آنهه آنه اور ایک پوند نین کا بنیس ۳۲ روپیه یهه دو کلکلّه کُ بوی بوی ُ ولایتی اور دیسی دراخانوں میں بھی ً بکتی ھی معصول 3اک چار اونس کی ٹین کے لئے چار آنہ ; آٹھہ ارنسَ کی میں کے لئے آتھہ آنہ اور آیک پرنڈ کی ٹین کے لڈ بارہ آنہ علاوہ اربر لکیے ہوئے نرخ کے می '

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PART III.

Advertisements and Notices by Private Individuals and Corporations.

PROMISSORY NOTES.

Stolen.

From my residence at Oojein, the Government Promissory Note No. 142745, of the 4 per cent. of 1842-43, for R5.000, originally standing in the name of Luxmebai, Administratrix of Narain Rao Gobind Dhoby, the proprietor, by whom it was never endorsed to any other person. Payment of the above note and the interest thereupon have been stopped at the Public Debt Offices, Bank of Bengal and Bank of Benbay, and application is about to be made for the issue of a duplicate in favour of the proprietor. The note is enfaced for payment of interest from the Indore Treasury.

LUXMEBAL DHOBY,
Oojein, Central India.



The Gazette of India

EXTRAORDINARY.

PUBLISHED BY AUTHORITY

SIMLA, SATURDAY, OCTOBER 23, 1886.

MILITARY DEPARTMENT.

Simla, the 23rd October, 1886.

The Right Hon'ble the Governor-General in Council has received with deep regret intelligence of the death in Burma, on the 20th instant, of HIS EXCELLENCY LIEUTENANT-GENERAL SIR H. T. MACPHERSON, v.c., K.C.B., K.C.S.I., Commander-in-Chief of the Madras Army, and Commanding the Forces in Burma under the orders of the Government of India.

Her Majesty's Government have desired the Governor-General in Council to say that they share in the regret felt by the Government of India at the public loss sustained by the death of this gallant and distinguished Soldier.

As a mark of respect to the late SIR HERBERT MACPHERSON, the Governor-General in Council directs that the flag of Fort William be lowered to half-mast high during the whole of the 25th instant, and that fifteen minute guns be fired from the ramparts of Fort William on that date.

By order of the Governor-General in Council,

O. R. NEWMARCH, Major-General, Secretary to the Government of India.



f **H**ndia.

PUBLISHED AUTHORITY.

No. 45.

SIMLA, SATURDAY, NOVEMBER 6, 1886.

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Part II.—Notifications by High Court. Comproller General, Administrator General, Paper Currency Dept.. Presidency Pay Master, Money Order Department, Mint Master, Secretary and Treasurer, Bank of Bengal, Superintendent of Government Printing, and other Government Officers; Postal, Telegraph, and Commissariat Notices.

Amendment Act.

The Glanders and Farcy Act, 1879, Extension Act.

PART V.—Bills introduced into the Council of the Governor-General for making Laws and Regulations, or published under Rule 22:—

The Electricity Supply Bill.

PART III.—Advertisements and Notices by private individuals and Corporations.

PART IV.—Acts of the Governor-General's Council assented to by the Governor-General:—

The Dekkhan Agriculturists' Relief Acts, 1879 to 1883, Amendment Act. The Glanders and Farcy Act, 1879, Extension Act.

ور المرابعة والمحتجدين المنطقين المنطقة

The Electricity Supply Bill.
The Bengal Civil Courts Bill.

SUPPLEMENT No. 45.

PART I.

Government of India Notifications, Appointments, Promotions, &c.

HOME DEPARTMENT.

NOTIFICATIONS.

Public.

Simla, the 30th October, 1886.

[Fee, Four annas, payable in stamps.]

No. 1837.—The Governor-General in Council is pleased, under Section 17 of the Indian Arms Act, 1878, to direct that licenses to possess arms or ammunition and to go armed shall in Lower Burma be granted in the following form only, and shall be subject to the following conditions:-

License to possess arms or ammunition and to go armed.

Name, father's name, age, race, and re-idence of license-holder.	Distinguishing marks of license-holder.	Number of retainers, if any, who may be covered by the livense.	Description and number of weapons and quuntity of anniumition covered by liceuse.	. District or place within which license is valid.	Purpose for which grant-	The 31st March 138 . Pate on which license expires.
Theof_			Seal		(Signature)	





· CONDITIONS.

•[To be printed on the reverse of the license form.]

This license is granted subject to the provisions of "The Indian Arms, 1878," and the rules framed thereunder.

It covers only the persons and arms named therein, unless it is certified to cover retainers of the holder.

It is void after the date named therein.

It extends only to the place or district named therein, unless countersigned for the whole province by the Commissioner or other superior officer.

It authorizes the person or persons acting under it to go armed within the place or district named for bond fide prosecution of the purpose named on the license, but it does not permit the holder or persons aforesaid to go armed in railway carriages, to fairs, religious processions, or other public assemblages.

The license-holder shall at the time of purchase have the following endorsed upon his license by the vendor from whom he purchases, and under the vendor's signature:—

- (1) the name and address of the person who takes delivery of the articles purchased;
- (2) the nature and amount of the articles purchased;
- (3) the date of purchase;
- (4) the number and date of the permission to buy and the district in which such permission is given.

The license-holder undertakes to assist, when necessary, in resisting dacoits.

The license-holder shall purchase no arms or ammunition without the permission of a 1st class Magistrate of the district to which this license extends, or of the Superintendent of Police of that district, and he shall not purchase arms or ammunition in a district to which this license does not extend without obtaining the countersignature of the District Magistrate or Superintendent of Police of that district to such permission.

The 1st November, 1886.

No. 1842.—Under the provisions of Section q of the Statute 24 and 25 Victoria, Cap. 67, the Governor-General in Council is pleased to direct that His Excellency's Council shall assemble at Calcutta in the jurisdiction of the Lieutenant-Governor of Bengal.

The 4th November, 1886.

PUBLIC SERVICE COMMISSION.

No. 1858A.—The following Resolution is published for general information:

Extract from the Proceedings of the Government of India in the Home Department (Public), under date Simla, the 4th November, 1886.

Read-

Paragraphs 2 and 10 of Home D-partment Resolution No. 34—1573-98, dated the 4th October, 1880, directing the formation of a Commission to enquire into and report upon the question of the admission of Natives of India to the various branches of the Public Service connected with the Civil Administration of the country.

RESOLUTION.

His Excellency the Governor-General in Council is now pleased to appoint the following Gentlemen to be Members of the Commission mentioned in the preamble. His Excellency in Council reserves the power of making,

after further enquiry and consideration, additional nominations, should it at any time appear desirable to do so.—

- The Hon'ble SIR C. U. AITCHISON, K.C.S.I., C.I.E., Lieutenant-Governor of the Punjab,—President.
- SIR C. A. TURNER, KT., C.I.E., late Chief Justice of the High Court of Judicature, Madras.
- Mr. C. H. T. CROSTHWAITE, Bingal Civil Service, Chief Commissioner of the Central Provinces.
- The Hon'ble ROMESH CHUNDER MITTER, B.L., Paisne Judge of the High Court of Judicature, Bengal.
- The Hon'ble J. W. QUINTON, Bengal Civil Service, Additional Member of the Council of the Governor-General for making Laws and Regulations.
 - Mr. F. B. PEACOCK, Bengal Civil Service, Chief Secretary to the Government of Bengal.

RAJA UDHAI PERTAB SINGH, of Bhinga, Oudh.

Grand Amage Andrea

Mr. H. J. STOKES, Madras Civil Service.

Mr. T. H. STEWART, Bombay Civil Service.

SAYVID AHMAD, KHAN BAHADUR, C.S.I.

Mr. W. B. HUDSON, Mozufferpore.

KAZI SHAHBUDIN, KHAN BAHADUR, C.I.E., late Dewan of Baroda.

M. R. Ry. Salem Ramaswami Mudaliyar, B.L., Madras.

Mr. W. H. RYLAND, Uncovenanted Civil Service, Officiating Superintendent of Stamps and Stationery, Calcutta.

RAO BAHADUR KRISHNAJI LUKSHMAN NULKAR, Poona.

Mr. D. S. WHITE, Madras.

Ordered, that a copy of the above Resolution be forwarded to the President and Members of the Commission and to all Local Governments and Administrations for information, and that it be published in the Gazette of India.

Ordered also, that a copy of the Resolution be forwarded to the several

Superintendent of Port Blair and the Nicobars.

Sanitary Commissioner with the Government of India.

Surgeon-General with the Government of India.

Secretary to the Board of Examiners.

Registrar of the Calcutta University.

Registrar of the High Court, Calcutta.

Director-General of Satistics to the Government of India.

Director-General of the Archaeological Survey of India.

Departments of the Government of India for information and communication to the Heads of Departments under them; and that copies be forwarded to the Officers noted in the margin.

MEDICAL.

The 4th November, 1886.

No. 574.—The services of Surgeon-Major W. F. Murray, M.B., are placed temporarily at the disposal of the Military Department.

EDUCATION.

The 2nd November, 1886.

No. 400.—The Governor-General in Council has been pleased to appoint the Honourable W. W. Hunter, C.S.I., C.I.E., LL.D., C.S., to be Vice Chancellor of the University of Calcutta in succession to the Honourable C. P. Ilbert, C.S.I., C.I.E., resigned.

ECCLESIASTICAL.

The 4th November, 1886.

No. 281.—Corrigendum.—Substitute the follain of Ningyan, in Upper I powing Rule for Rule XXVIII, Part IV, of the from the 30th October, 1886.

revised Ecclesiastical Rules promulgated by Home Department Notification No. 103, dated 20th June, 1885:—

The rate of compensation for sittings for Roman Catholic soldiers shall be determined by the Public Works Department with reference to the value and description of the accommodation provided, subject to a limit of Rs. 3 per seat per annum, broken periods within a year counting as a year; but when sittings are occupied consecutively for any period exceeding twelve months, payment will be made for the number of months in excess of the year, for which the sittings are so occupied, at the rate fixed for the year.

UPPER BURMA.

The 3rd November, 1886.

No. 14.—Appointment.—The Reverend J. F. W. Gompertz, Chaplain of Saugor, to be Chaplain of Ningyan, in Upper Burma, with effect from the 30th October, 1886.

No. 18.—Appointment.—The Reverend J. W. Adams, M.A., V.C., Chaplain of Meerut, to be Chaplain of Shwebo, in Upper Burma, with effect from the 30th October, 1886.

A. P. MACDONNELL,

Offg. Secretary to the Government of India

UPPER BURMA.

NOTIFICATION.

Dated 26th October, 1886.

Under the provisions of Section 3 of the Scheduled Districts Act, 1874, with the previous sanction of the Governor-General in Council the Chief Commissioner of Burma declares that with effect from the date of the Notification the said Act is in force in the whole of Upper Burma, except the Shan States.

H. T. WHITE,

Secretary for Upper Burma to the Chief Commissioner.

REVENUE AND AGRICULTURAL DEPARTMENT.

NOTIFICATION.

GENERAL.

Simla, the 4th November, 1886.

No. 925—39-14 G.—Sir E. C. Buck, KT., returned from the furlough granted him in Notification No. 102—39-8 G., dated the 18th February last, and assumed charge of the office of Secretary to the Government of India in the Revenue and Agricultural Department on the afternoon of the 4th November, 1886.

The services of Mr. C. J. Lyall, M.A., C.I.E., officiating Secretary to the Government of India in the Revenue and Agricultural Department, are replaced at the disposal of the Home Department.

W. R. LAWRENCE,

Under-Secretary to the Government of India.

FOREIGN DEPARTMENT.

NOTIFICATIONS.

No. 1885 F.

Simla, the 1st November, 1884.

On the return to India of the Afghan Boundary Commission, the Governor-General in Council desires to place on record his high appreciation of the valuable services rendered by Officers and Men during their two years' absence from British Territory.

COLONEL SIR WEST RIDGEWAY and the Political Officers under his orders have shown skill, judgment, and tenacity in their endeavours to secure the primary objects of the COMMISSION, and the results obtained in other Departments have been highly satisfactory; while the Military Escort, composed of Detachments of the 11th Bengal Lancers and 20th Punjab Infantry, have upheld throughout, by discipline, endurance, and good conduct, the credit of Her Majesty's Army.

The Governor-General in Council heartily congratulates the Members of the Commission upon the completion of their trying duty, and welcomes them back to the British Frontier.

The 4th November, 1886.

Erratum.

No. 1007 F.—In Foreign Department Notification No. 1728 F., dated the 12th October, 1880, for "Ressaldar-Major Bahawuldeen Khan, Bahadur, 1st Regiment, Central India Horse," read "Subadar Muhammad Husain, 2nd Sikh Infantry."

No. 2089 G.—Lieutenant-Colonel H. C. A. Szczepanski, B.S.C., Deputy Commissioner, 1st Class, Buldana, is appointed to officiate as Judicial Commissioner, Hyderabad Assigned. Districts, with effect from the 18th November, 1886, during the absence on twenty days' prilege leave of Colonel J. G. Bell or until further orders.

No. 2002 G.—The Governor-General in Council is pleased to recognize the appointment of Mr. Augustus Thole as in temporary charge of the German Consulate at Karachi.

The 3rd November, 1886.

No. 2461 E.—With reference to Foreign Department Notification No. 150E., dated the 21st January, 1886, it is notified that R. Utam Chand, Head Clerk in the Office of the Political Agent of Thal Chotiali, officiated, vice Diwan Ganpat Rai, as Native Assistant to the Governor-General's Agent in Baluchistan from the forenoon of the 29th November, 1085 to the afternoon of the 25th January, 1886.

No. 2466 E.—In supersession of paragraph 2 of Foreign Department Notification No. 1805 E.,

dated the 6th August, 1886, Hari Chand, Naib Tahsildar of Sibi, is appointed to be Tahsildar of Sibi substantive pro tempore, with effect from the 14th May, 1886.

2. In continuation of Foreign Department Notification No. 1807E., dated the 6th August, 1886, Amar Singh, second clerk in the Office of the Political Agent of Thal Chotiali, is appointed to be Tahsildar on special duty in Bori substantive pro tempore, vice Malik Diwan Chand, deceased, and with effect from the 11th July, 1886.

No. 3918 /.—The Governor-General in Council has received with much satisfaction the intelligence that Her Highness the Begum of Bhopal has abolished all transit duties hitherto levied within the Bhopal State.

The 5th November, 1886.

No. 3027 /.—Whereas His Highness the Maharaja of Patiala, His Highness the Raja of Jhind and the Nawab of Dujana have granted to the British Government full jurisdiction within the lands which lie within their respective States and are occupied, or may be herealter occupied by the Rewari-Ferozpur State Railway (including the lands occupied as stations, out-buildings and for other railway purposes): In exercise of this jurisdiction, and of the powers conferred by Sections 4 and 5 of the Foreign Jurisdiction and Extradition Act, 1879, and of all other powers enabling him in this behalf, the Governor-General in Council is pleased to issue the following notification:—

- 1. All laws for the time being in force in the Hissar district of the Punjab are hereby extended to the aforesaid lands.
 - The Deputy Commissioner of the Hissar district, the Commissioner of the Delhi Division, the Financial Commissioners of the Punja's, and the Lieutenant-Governor of the Punja's and its Dependencies, for the time being shall respectively have within the aforesaid lands the same executive powers as they may respectively exercise within the British territories subject to their administration.
- 3. British Courts having jurisdiction within the Hissar district may exercise within the aforesaid lands the jurisdiction which they respectively exercise within the said district.

Within the aforesaid lands the administration of the Police shall be vested in the Assistant Inspector-General of Railway Police, or such other officer as the said Lieutenant-Governor may appoint, by name or in virtue of office, in that behalf. The Assistant Inspector-General, or other officer as aforesaid, shall have the same Police powers as may be exercised by the District Superintendent of Police, under any law for the time being in force in the Hissar district, in subordination to the Deputy Commissioner of the Hissar district and the Inspector-General of Police in the Punjab.

No. 3930/.—Whereas the Rulers of the States
mentioned in the margin
have middle to the British

Ulwar. Marwar Bhurtpore. Sirohi. Jeypore. Meywar. Kishangarh. Tonk. mentioned in the margin have ceded to the British Government full jurisdiction within those portions of land which lie within their respective territories and are occupied, or may be hereafter occupied by the railways comprised in the Rajputana-Malwa Railway system (including lands occupied as stations, out-buildings, and for other railway purposes): In exercise of this jurisdiction and of the powers conferred by Sections 4 and 5 of the Foreign Jurisdiction and Extradition Act, 1879, and of all other powers enabling him in this behalf, the Governor-General in Council is pleased to extend Act III of 1867 to the aforesaid lands, subject to the following modifications:—

- (a) The preamble, the first two paragraphs of Section 1 and Sections 2 and 18 shall be omitted
- (b) In Section 5 for the words "Lieutenant-Governor or Chief Commissioner," and in Section 17 for the words "Lieutenant-Governor or Chief Commissioner as the case may be" the words "Agent to the Governor-General in Rajputana" shall be read.
 - In Section 17 for the words and figures "Section 61 of the Code of Criminal Procedure" the words and figures "Sections 386 to 389 (both inclusive) of the Code of Criminal Procedure, 1882" shall be read.

No. 3933 I.—The Governer-General in Council is pleased to extend Act XXI of 1860 (an Act for the registration of Literary, Scientific, and Charitable Societies) to the Civil and Military Station of Bangalore, subject to the following modification, namely,—

In Section 13 for the words "principal Court of original civil jurisdiction of the district in which the chief building of the society is situate," the words "Civil Court of the Civil and Military Station of Bangalore" shall be substituted.

No. 3934 I.—In exercise of the powers conferred by Sections 4 and 6 of Act XXI of 1879 (The Foreign Jurisdiction and Extradition Act, 1879), and of all other powers enabling him in this behalf, the Governor-General in Council is pleased

- (a) to appoint the Agent for the time being to the Governor-General at Baroda, being a European British subject, to be a Justice of the Peace within the cantonment of Baroda; and
- (b) to direct that the High Court of Bombay shall be the Court to which the said Justice of the Peace shall commit European British subjects for trial.

No. 3936 /.—In exercise of the powers conferred by Sections 4 and 6 of Act XXI of 1879 (The Foreign Jurisdiction and Extradition Act, 1879), and of all other powers enabling him in this behalf, the Governor-General in Council is

(a) to appoint the Cantonment Magistrate for the time being of the cantonment of Baroda, being a European British subject, to be a Justice of the Peace within the limits of that Cantonment; and (b) to direct that the High Court of Bombay shall be the Court to which the said Justice of the Peace shall commit European British subjects for trial.

No. 3938 /.

Whereas it is expedient to make better provision for the organization and administration of municipalities in the Hyderabad Assigned Districts, His Excellency the Viceroy and Governor-General in Council is pleased to issue the following orders:—

CHAPTER I.

PRELIMINARY.

- 1. (1) These orders may be called the "Berar Municipal Law, 1886," and are hereinafter referred to as "this Law."
- (2) This Law extends to the Hyderabad Assigned Districts; and
- (3) It shall come into force on the first day of January, 1887.
- (4) Any power conferred by this Law to make rules or issue orders may be exercised at any time after the publication of this Law in the Gazette of India; but a rule or order so made or issued shall not take effect until this Law comes into force.
 - 2. In this Law, unless there is something repugnant in the subject or context,—
- (1) "committee" means a municipal committee constituted under this Law:
- (2) "municipality" means a local area to which this Law has been applied under section 4 or section 5:
- (3) "Honorary Magistrate" means a Magistrate who holds no salaried office in any department of the Government service:
- (4) "Resident" means the Resident at Hyderabad:
- (5) "inhabitant" includes any person ordinarily residing or carrying on business or owning or occupying immoveable property in a municipality or in a local area to which the Resident has by notification declared his intention to apply this
- .(6) "street" includes any way, road, lane, equare, court, alley, passage or open space, whether a thoroughfare or not, over which the public have a right of way, and also the roadway and footway over any public bridge or causeway:
- (7) "owner" includes the person for the time being receiving the rent of lands and buildings, or either of them, whether on his own account or as agent or trustee for any person or society or for any religious or charitable purpose or who would so receive the same if the land or building were let to a tenant:
- (8) "notification" means a notification published by authority of the Resident in the Residency Orders:
- (9) "notified" means published as aforesaid:
- . (10) "prescribed" means prescribed by rules made by the Resident under this Law.

- 3. (1) The Resident may, by notification and in such other manner as he may from time to time determine, declare his intention to apply this Law to any town or to any group of towns in the immediate neighbourhood of one another.
- (2) Every notification under this section shall define the limits of the town or group of towns to which it refers, and may include within those limits any railway-station, village, building or land in the vicinity of any such town:

Provided that it shall not, without the previous consent of the Governor-General in Council, so include any part of a military cantonment.

- 4. (1) Any inhabitant of a local area in respect of which a notification has been published under section 3 may, if he objects to the application of this Law, submit his objection in writing to the Resident within six weeks from the publication of the notification, and the Resident shall take his objection into consideration.
- (2) When six weeks from the publication of the notification have expired, and the Resident has considered the objections (if any) which have been submitted under sub-section (1), the Resident may, by notification, apply this Law to the local area.
- 5. The Resident may, by notification, apply this Law to any local area which is a municipality established under Act IV of 1873 applies.

 Special rule as to application of this Law to towns to which Act IV of 1873, and shall, within three months from the date on which this Law comes into force, so apply it to every such local area unless before the expiration of that period—
 - (a) this Law has been applied under section 4 to some local area in which that local area in comprised; or
 - (b) the Resident has declared, by notification, that the provisions of this Law are unsuited to that local area.

CHAPTER 11.

ORGANIZATION OF MUNICIPAL COMMITTEES.

Constitution of Committees.

- 6. There shall be established for each municipal compatity a municipal committee having authority over that municipality and consisting of—
 - (a) so many elected members as may be determined in manner prescribed, representing the whole municipality or wards of the municipality; and
 - (b) such person or persons (if any), not exceeding in number one-fourth of the committee, as the Resident may, subject to rules made under this Law, appoint in this behalf.
- 7. (1) The Magistrate of the disfrict within which any municipality is situate shall, within one meeting to determine system of representation and election.

 The Magistrate of the disfrict within which any municipality is situate shall, within one month from the date on which this Law has been applied to the municipality

under section 4 or section 5, issue notices in writ-

ing to the persons mentioned in section 8, inviting them to meet at a time and place specified in the notices for the purpose of preparing and submitting, within such further time not exceeding three months from date of the meeting as the Resident may fix in this behalf, proposals for determining the system of representation and election to be established in the municipality.

- (2) The Resident may, for special reasons, grant an extension, not exceeding one month, of the time fixed under this section for submitting proposals.
- 8. Notices under section 7 shall be issued to the following persons, to meeting.
 - (a) all Hon rary Magistrates having jurisdiction within the limits of the municipality;
 - (b) when the municipality comprises any local area for which a municipal committee has been appointed under Act IV of 1873, the members of that committee; and
 - (c) any leading residents of the municipality not included under the foregoing clauses who in the opinion of the District Magistrate should be allowed to take part in the discussion.
- 9. The persons who meet in compliance with the notices issued under section 7 shall consider, and shall, within the time limited under that section, submit through the District Magistrate to the Resident, proposals regarding the following matters, namely:—
 - (a) the treatment of the municipality as a whole for the purposes of representation, or the division of the municipality into wards
 - (b) the number of representatives proper for the municipality or for each ward;
 - (c) the qualifications of electors and of caudidates for election;
 - (d) the registration of electors;
 - (c) the nomination of candidates, the time of election and the mode of recording votes;
- (f) any other matters regarding the system of representation and of election which it may seem to the meeting expedient to consider.
- 10. (1) The Resident shall, after taking into Power to Resident to consideration the proposals make rules regarding (if any) submitted under representation and election.

 Lating the matters referred to in that section, and may in making such rules direct that the breach of any provision thereof shall be punished with the fine which may extend to fifty rupees.
- (2) The Resident may, after the committee has come into existence as hereinafter provided, amend, after consulting the committee, the rules made under this section; but no amendment made under this sub-section shall take effect until six months after it has been published in the Residency Orders.
- (3) Elective members of the committee shall be elected in accordance with the rules made under this section and for the time being in force.

- 11. (1) The term of office of a member of a Term of office of member of committee shall be fixed by the Resident by rule made under this Law, and may be so fixed as to provide for the retirement of members by rotation, but shall not exceed three years.
- (2) An outgoing member shall, if otherwise qualified, be again eligible for election or appointment.
- 12. A member of a committee may resign by Resignation of mem-notifying in writing his her. intention to do so to the Resident, and, on his resignation being accepted by the Resident, he shall be deemed to have vacated his office.

Powers of Resident as to removal of members.

13. (1) The Resident may remove any member of a committee—

- (a) if he refuses to act, or becomes, in the opinion of the Resident, incapable of acting, or is declared insolvent, or is convicted of any such offence, or subjected by a Criminal Court to any such order, as implies, in the opinion of the Resident, a defect of character which unfits him to be a member;
- (b) if he has been declared by notification to be disqualified for employment in the public service;
- (c) if he, without an excuse sufficient in the opinion of the Resident, neglects for more than three consecutive months to be present at the meetings of the committee:
- (d) if his continuance in office is, in the opinion of the Resident, dangerous to the public peace or order; or,
- (c) when he is a salaried officer of the Government, if his continuance in office is, in the opinion of the Resident, unnecessary or undesirable.
- (2) A person removed under this section shall be disqualified for election unless and until the Resident otherwise directs.
- 14. (1) When the place of an elected member of a committee becomes variation.

 Tilling of casual value of a committee becomes variation, removal, death or otherwise, a new member shall be elected in manner prescribed to fill the place:

Provided that the Resident may, subject to the limitation of the proportion of appointed members of the committee fixed by section 6, clause (b), direct in any such case that the vacancy shall be left unfilled.

- (2) When the place of an appointed member of a committee becomes vacant as aforesaid, the Resident may, if he thinks fit, but subject to the rules made this under Law, appoint a new member to fill the place.
- (3) A person elected or appointed under this section to fill a casual vacancy shall hold office until the person whose place he fills would regularly have gone out of office, and shall then go out of office, but shall be again eligible for election or appointment.

Incorporation of committee shall be a body corporate by the name of the committee.

by the name of the committee of its municipality, shall have perpetual succession and a common seal, with power to acquire and hold property, both moveable and immoveable, and, subject to the rules made under this Law, to transfer any property held by it, and to contract and to do all other things necessary for the purposes of its constitution, and may sue and be sued in its corporate name.

Time for committees shall come into existence at such time as the Resident may, by notification, appoint in this behalf.

Consequences of establishment of committee exists.

Consequences of establishment of committee exists.

Consequences of establishment of committee where committee exists.

Consequences of establishment of committee under section 16 for a municipality constituted under this Law, and that municipality comprises within

its limits a local area which is a municipality under Act IV of 1873, the following consequences shall ensue, namely:—

- (a) the said Act IV of 1873 shall cease to apply to the local area;
- (b) the committee (if any) constituted under that Act for the local area shall cease to exist;
- (c) all property vested in the old committee shall, for the purposes of this Law, vest in the committee constituted under this Law (hereinafter called the new committee) subject to all rights (if any) existing over, and all debts, liabilities and obligations (if any) affecting, that property;
- (d) every right and liability belonging to or incurred by the old committee may be enforced by and against the new committee in like manner as it might have been enforced by and against the old committee if this Law had not been passed;
- (e) a Government officer employed by the old committee at the time when the new committee comes into existence shall be deemed to be similarly employed by the new committee, and shall not be dismissed from that employment without the sanction of the Resident; and
- (f) the new committee shall be substituted for the old committee in all legal proceedings by or against the old committee pending at the time when the new committee comes into existence.
- (2) When a committee comes into existence under section 16 for a municipality constituted under this Law, and that municipality comprises within its limits a local area in which Book Circular No. XIV of 1881 is in force, that Book Circular shall cease to have effect in that local area, and the committee constituted under that Book Circular for that local area shall cease to exist.

Chairman and Tice-chairman.

Election or appointment of chairman.

Election or appointment of chairman.

special meeting, elect as its chairman one of its own members or some other person qualified for election as a member, and the member or other person so elected shall, if the

election is approved by the Resident, but not otherwise, become chairman of the committee:

Provided that-

- (a) if the office of chairman remains vacant for three months from the date of the first meeting of the committee, or, in the case of a vacancy afterwards occurring, from the occurrence of that vacancy, and no person is within that period elected under this section to fill it, the Resident may in his discretion appoint such person as he thinks fit by name or by virtue of office to be chairman; and
- (b) in such municipalities as the Resident may, from time to time, by notification, exempt from the operation of this section, the Resident may, from time to time, appoint such person as he thinks fit by name or by virtue of office to be chairman.
- 19. In every municipality the committee shall,

 Election of vice-chairman.

 from time to time, at a
 special meeting, elect one or
 two of its members to be its
 vice-chairman or vice-chairmen.
- 20. (1) The term of office of a member of the Term of office of committee elected to be chairman and vice-chairman shall be the residue of his term of office as member.
- (2) The term of office of any other person elected to be chairman, or of a chairman appointed by the Resident, shall be such term not exceeding three years as the Resident may by rule prescribe.
- (3) The term of office of a vice-chairman shall be one year:

Provided that, when at the time of his election as vice-chairm in the residue of his term of office as member of the committee is less than one year, his term of office as vice-chairman shall be the residue of his term as member.

- (4) An outgoing chairman or vice-chairman shall, if otherwise qualified, be again eligible for election or appointment.
- Resignation of chairman of a committee may resign by notifying in writing his intention to do so to the Resident, and, on his resignation being accepted by the Resident, he shall be deemed to have vacated his office.
- (2) A vice-chairman of a committee may resign by notifying in writing his intention to do so to the committee, and, on his resignation being accepted by the committee, he shall be deemed to have vacated his office.
- Removal of chairman or vice-chairman of a committee from his office as such chairman or vice-chairman or vice-chairman or vice-chairman or vice-chairman or vice-chairman or vice-chairman or vice-chairman or is declared an insolvent, or is convicted of any such offence, or subjected by a Criminal Court to any such order, as implies, in the opinion of the Resident, a defect of character which unfits him to be chairman or vice-chairman, or if he, without sufficient excuse, neglects for more than three consecutive months to be present at the meetings of the committee.

- 23. (1) If an elected chairman or a vice-chairman

 Casual vacancies in dies or resigns his office, or
 office of chairman or is removed, a new chairman
 or vice-chairman shall be
 elected or appointed in manner provided by section 18 or section 19, as the case may be.
- (2) If a chairman appointed by the Resident dies, resigns his office or is removed, the Resident shall appoint another chairman.
- (3) A person elected or appointed under this section to fill a casual vacancy shall hold office until the person whose place he fills would regularly have gone out of office;

Provided that if a person so elected is a member of the committee at the time of his election, he shall go out of office on ceasing to be member.

- (4) A person going out of office under sub-section (3) shall, if otherwise qualified, be ag eligible for election or appointment.
- 24. When a person not already a member of the Chairman to become committee is elected or apmember if not already pointed chairman, he shall, notwithstan ling anything in the foregoing sections, become a member of the committee by virtue of his election or appointment, and shall continue to be a member so long as he holds office as chairman.

Notification of Elections, Appointments and Vacancies.

25. Every election and appointment of a mem-Notification of elections, appointments and wacancies. ber or chairman of a committee and every vacancy in the office of member or chairman shall be notified.

Joint Conmittees.

- 26. (1) A committee may, from time to time,

 Joint committees. concur with any other municipal committee, or with a

 district board, or with a cantonment authority, or
 with more than one such committee, board or authority, in appointing out of their respective bodies, a

 joint committee for any purpose in which they are
 jointly interested, and in appointing a chairman of
 the joint committee, and in delegating to any such
 joint committee any power which might be
 exercised by either or any of the committees,
 boards or authorities, and in framing and modifying regulations as to the proceedings of any
 such joint committee, and as to the conduct of
 correspondence relating to the purpose for which
 the joint committee is appointed.
- (2) If any difference of opinion arises between committees, boards or authorities acting under this section, the decision thereon of the Commissioner shall be final.

Conduct of Business.

- 27. (1) A committee shall meet for the transaction of business at least once in every month on such day as may, from time to time, be fixed by the rules made under section 34.
- (2) The chairman, or, in his absence, a vice-chairman, may, whenever he thinks fit, and shall, upon a requisition made in writing by not less than one-fifth of the members of the committee, convene either an ordinary or a special meeting, at any other time.

- 23. (1) A meeting of a committee shall be ordinary and special either ordinary or special.
- (2) Any business may be transacted at an ordinary meeting unless it is required by this Law or the rules made under this Law to be transacted at a special meeting.
- 29. (1) The quorum necessary for the transacquorum. tion of business at a special meeting of a committee shall be one-half of the whole committee.
- (2) The quorum necessary for the transaction of business at an ordinary meeting of a committee shall be such number or proportion of the members of the committee as may, from time to time, be fixed by the rules made under section 34:

Provided that, if at any ordinary or special meeting of the committee a quorum is not present, the chairman shall adjourn the meeting to such other day as he thinks fit, and the business which would have been brought before the original meeting if there had been a quorum present shall be brought before, and transacted at, the adjourned meeting, whether there is a quorum present there at or not.

- 30. (1) At every meeting of a committee the chairman, if present, shall preside
- (2) If, when any meeting is held, the office of chairman is vacant, or the chairman is absent from the meeting, and a vice-chairman is present, such vice-chairman or, when two vice-chairmen are present, the senior of them by date of appointment, shall preside.
- 3) In any case not provided for in the foregoing partian of this section, the members present shall elect one of their number to be chairman of the meeting.
- 31. (1) Except as otherwise provided by this

 Vote of majority decisive.

 Law, all questions which
 may come before any meeting of a committee
 stall be decided by the majority of the votes of the
 members present.
- (?) In case of an equality of votes, the chairman of the meeting shall have a second or casting vote.
- 32. The Civil Surgeon, the Executive Engineer and the In-perto of Schools shall be entitled to attend any meeting of the committee, and to address the committee on any matter affecting respectively sanitation, public works and public instruction.
- Resolutions to be corded and published.

 The chairman of the meeting or the next ensuing meeting, and shall be published in some local English or vernacular newspaper, or in such other manner as the Resident may direct.
- (2) A copy of every resolution passed by a committee at a meeting shall, within ten days from the date of the meeting, be forwarded to the District Magistrate.

34. (1) Every committee may, from time to time, at a special meeting,

Power to make rules as to meetings and proceedings.

make rules consistent with this Law and any rules made under this Law by the

Resident as to-

- (a) the time and place of its meetings;
- (b) the manner of convening ordinary and special meetings respectively, and of giving notice thereof;
- (c) the quorum necessary for the transaction of business at ordinary meetings;
- (d) the conduct of proceedings at meetings, and the adjournment of meetings;
- (e) the division of duties among the members of the committee;
- (f) the persons by whom receipts may be granted on behalf of the committee for money paid under this Law; and
- (g) all other similar matters.
- (2) Every rule made under this section shall be published in such manner as the Resident may direct.

Officers and Servants.

- Appointment of secretary.

 Appointment of secretary.

 Appointment of secretary.

 Appoint one or more of its
 members, or, with the sanction of the Commissioner, any other person or
 persons, to be its secretary or secretaries, and may
 at a like meeting remove any person so appointed.
- (2) If a person who is an officer in the service of the Government, and who is not a member of the committee, is appointed secretary, he shall, notwithstanding anything in the foregoing sections, become a member of the committee by virtue of such appointment, and shall continue to be a member of the committee as long as he holds the office of secretary.
- (3) When a member of the committee is appointed to be secretary, he shall receive no remuneration in respect of his services. In other cases the committee may, with the previous sanction of the Commissioner, assign to a secretary such pay as it thinks fit.
- Employment of other officers and servants.

 Employment of other officers and servants.

 And to such rules as the Resident may make prescribing the qualifications requiring professional skill, a committee may employ, in addition to its secretary or secretaries, such other officers and servants as may be necessary or proper for the efficient execution of its duties, and may assign to such officers and servants such pay as it thinks lit.
 - 37. In the case of a Government official a committee may—

Pensions of Givernment officials serving committees.

- (1) if his services are wholly lent to it, subscribe for his pension or gratuity and leave-allowances in accordance with the rules of the Government Civil Pension and Leave Codes for the time being in force; and
- (2) if he devotes only a part of his time to the performance of duties in behalf of the committee, make a contribution on account of his pension or

gratuity and leave-allowances in such proportion as may be determined by the Resident.

- 38. In the case of an officer or servant not being a Government official, a committee may—
- (1) grant him lewe-allowances and, if he is employed under a committee constituted under Act IV of 1873 when this Law comes into force, and is not entitled to pension, or if his monthly pay is less than ten rupees, a gratuity; and
- (2) if empowered in this behalf by the Resident
 - a) subscribe on his behalf for pension or gratuity under the rules of the Government Civil Pension Code for the time being in force: or
 - (b) purchase for him from the Government or otherwise an annuity on his retirement:

Provided that no pension, gratuity, leaveillowance or annuity shall exceed the sum to which, under the Government Civil Pension and Leave Codes for the time being in force, the officer or servant would be entitled if the service had been service under the Government.

Contracts.

- 39. (1) A committee may delegate to one or

 Authority to contract. more of its members the
 power of entering into, on
 its behalf, any contract whereof the value or
- (2) A contract whereof the value or amount until it has been sanctioned by the committee at a meeting.
- Mode of executing of a committee whereof the value or amount exceeds twenty rupees shall be
- (2) Every such contract shall be signed by the chairman, or a vice-chairman, and a secretary:

Provided that the committee may delegate to one or more of its members the power of executing any contract which he is or they are empowered to enter into under section 39, sub-section

(3) If a contract to which this section applies is executed otherwise than in conformity therewith, it shall not be binding on the committee.

CHAPTER III.

TAXATION.

Tuxation.

- Taxes which may be imposed.

 Taxes which may be imposed.

 Taxes which may be imposed.

 General in Council may make in this behalf, and to any rules made by the Resident under this Law, a committee may, from time to time, for the purposes of this Law and in the manner by this Law directed, impose in the whole or any part of the municipality any of the following taxes, namely:—
- (1) with the previous sanction of the Resident—
 - (a) a tax on buildings and lands situate within the municipality, not exceeding seven-and-

or section 13.

- a-half per centum on the annual value of the buildings and lands;
- (b) a tax on persons practising any profession or art or carrying on any trade or calling in the municipality;
- (c) a tax on all or any vehicles, boats, animals used for riding, driving, draught or burden, and dogs, kept within the municipality;
- (d) a tax on vehicles and animals used as aforesaid entering the municipality;
- (e) a tax on menial and domestic servants;
- (f) an octroi on animals for slaughter, or goods, or both, brought within the municipality for consumption or use therein; and
- (B) with the previous sanction of the Resident and of the Governor-General in Council, any other tax.
- (2) In this section, "annual value" means the gross annual rent for which buildings or lands liable to taxation may reasonably be expected to let.

Provided that, in the case of land which is assessed to land-revenue or of which the land-revenue has been wholly or in part released, compounded for, red-emed or assigned, the annual value shall, if the Resident so directs, be deemed to be double the amount of the land-revenue for the time being a seesed on the land, or, when the land-revenue has been wholly or in part released, compounded for, redeemed or assigned, double the amount which, but for such release, composition, redemption or assignment, would have been assessable as land-revenue.

Scavenging-tax.

powers conferred by this Law, provided for the performance, with regard to any buildings or lands by its agents, of the duties usually performed by sweepers, it may, with the previous sanction of the Resident, in the manner by this Law directed, impose upon those buildings and lands, in a ldition to any other tax imposed upon them under this Law, a tax, to be called the scavenging-tax, at such rate or of such amount as it thinks fit:

Provided that in fixing the rate or amount regard shall be had to the principle that the total net proceeds of the tax should not exceed the cost of the performance of the said duties.

- Water-tax. foregoing sections, a committee, with the previous sanction of the Resident, may, for the purpose of constructing or maintaining works for the supply of water to the municipality or paying the principal or interest of any loan raised for the construction of such works, impose, in the manner by this Law directed, a tax, to be called the water-tax, upon buildings or lands which are so situated that their occupiers can benefit by the works.
- (2) The rate or amount of the tax so imposed on different buildings or lands may be determined with reference, among other considerations, to their distance from the nearest point at which the water is deliverable by the works and to their level; but in fixing it regard shall be had to the principle that the total net proceeds of the tax, with the estimated income from payments for water supplied from the works under special contracts; should not exceed the amount required for the said purpose.

- Procedure in imposing taxes.

 Procedure in imposing taxes.

 pass a resolution to propose the imposition of any tax under section 41, section 42
- (2) When such a resolution has been passed, the committee shall publish a notice, defining the class of persons or description of property proposed to be taxed, the amount or rate of the tax to be imposed and the system of assessment to be adopted.
- (3) Any inhibitant objecting to the proposed tax may, within thirty days from the publication of the notice, submit his objection in writing to the committee; and the committee shall, at a special meeting, take his objection into consideration.
- (4) If no such objection is received within the said period of thirty days, or if such objection, having been considered as aforesaid, is deemed insufficient, the committee may forward its proposals to the Resident, with the objections (if any) which have been submitted as aforesaid, and its decision thereupon.
- (5) The Resilent, on receiving such proposals, may sanction the same, or refuse to sanction them, or return them to the committee for further consideration.
- (6) When the Resident sanctions any such proposals which require the further sanction of the Governor-General in Council, he shall submit the same to the Governor-General in Council, with the objections (if any) received through the committee; and the Governor-General in Council may senetion the proposals, or refuse to sanction them, or return them to the Resident for further consideration.
- (7) When the proposals of a committee have been sanctioned by the Resident, or by the Resident and the Governor-General in Council, as the case may be, the committee may, at a special meeting, direct the imposition of the tax in accordance with such proposals.
- (S) In giving such direction, the committee shall fix a date from which the tax shall come into for e:

Provided that-

- (a) no tax shall come into force until it has been notific
- (b) no tax leviable by the year shall come into force except at the commencement of the year by which it is leviable; and
- (c) no other tax shall come into force less than one month from the date of the meeting at which its imposition is directed.
- (9) A notification of the imposition of a tax under this Law shall be conclusive evidence that the tax has been imposed in accordance with the provisions of this Law.
- 45. A committee may, by a resolution passed at a special meeting and confirmed by the Resident, abolish or reduce in amount any tax imposed under the foregoing sections.
- 46. (1) A committee may exempt, in whole or

 Power to exempt from the payment of any such tax any person who by reason of poverty may in its opinion be unable to pay the same.

- (2) A committee may, by resolution passed at a special meeting and confirmed by the Resident, and the Resident may by order, exempt in whole or in part from the payment of any such tax any person or class of persons or any property or description of property.
- 47. (1) If at any time it appears to the Resident, on complaint made or Power for Resident otherwise, that any tax imto suspend levy of tax. posed under the foregoing sections is unfair in its incidence, or that the levy thereof or of any part thereof is injurious to the interests of the general public, he may require the committee to take within a specified period measures to remove the objection; and, if within that period the requirement is not complied with to the satisfaction of the Resident, the Resident may by notification suspend the levy of the tax or of such part thereof until the objection has been removed.
- (2) The Resident may at any time, by notification, rescind any such suspension.
- Taxes not invalid for defect of form; and it shall be enough in any such tax on property or any assessment of value for the purpose of any such tax, if the property taxed or assessed is so described as to be generally known; and it shall not be necessary to name the owner or occupier thereof.
- 49. Any tax imposed under the foregoing sections and payable periodically shall be payable on such dates and in such instalments (if any) as the committee, with the previous sanction of the Resident, may, by rule, from time to time, direct.
- 50. For all sums paid on account of any tax

 Receipts to be given.

 under this Law a receipt
 stating the amount and the
 tax on account of which it is paid shall be given
 by the person receiving the same, on request by
 the person making the payment.
- Appeals against taxa-Low shall lie to the District Magistrate

shall lie to the Commissioner or other officer empowered by the Resident in this behalf.

- (2) The order of the appellate authority, shall be final.
- Limitation for appeals shall lie in respect of a tax on any building or land unless it is preferred within one month after the publication of the notice prescribed by section 55, and no appeal shall be in respect of any other tax unless it is preferred within one month from the time when the demand for the tax is made:

Provided that an appeal may be admitted after the expitation of the period prescribed therefor by this section if the appellant satisfies the officer before whom the appeal is preferred that he had sufficient cause for not presenting the appeal within that period.

(2) No appeal shall be entertained unless the mount of the tax to which it relates is deposited with the committee before the appeal is preferred.

- 53. No objection shall be taken to any valua-Thration not to be tion or assessment, nor shall the liability of any person to be assessed or taxed be questioned, in any other manner or by any other authority than in this Law is provided.
- Taxes leviable under
 Act IV of 1873 to be deemed to be taxes under this Law, shall, so far as their imposition and assessment are consistent with this Law and within the powers conferred thereby, be deemed to have been imposed and assessed under this Law.

Taxes on Immoveable Property.

Preparation of assess-ment-list.

Preparation of assess-ment-list of all buildings and lands on which any tax is imposed to be prepared, con-

taining-

- (a) the name of the street or division in which the property is situate;
- (b) the designation of the property, either by name or by number, sufficient for identification;
- (c) the names of the owner and occupier, if known;
- (d) the annual value on which the property is
- (c) the amount of the tax assessed thereon by the committee.
- (2) For the purpose of preparing the list the committee may require the owners or occupiers of the buildings or lands to furnish it with returns annual value.
- Publication of notice pleted, the committee shall give publicantice thereof, and or the place where the list or a copy thereof may be inspected; and every person claiming to be either owner or occupier of any property included in the list, or the agent of any such person, shall be at liberty to inspect the list and to make extracts therefrom without charge.
- 57. (1) The committee shall at the same time Public notice of a time, give public notice of a time, fixed for revising a sessiment-list.

 when it will proceed to revise the valuation and assessment; and in all cases in which any property is for the first time assessed, or the assessment thereof is increased, it shall also give notice thereof to the owner or occupier of the property.
- (?) All objections to the valuation and assessment shall be made in writing before the time fixed in the notice, or orally or in writing at that time.
- Settlement of list. Into and the persons making them have been allowed an opportunity of being heard, either in person or by authorized agent as they think fit, and the revision of the valuation and assessment has been completed, the amendments made in the list shall be authenticated by the signatures of not less than two members of the committee, who shall at the same time certify that no valid objection has been made to the valuation and assessment contained in the list, except in the cases in which amendments have

been entered therein; and, subject to such amendments as may thereafter be duly made, the tax so assessed shall be deemed to be the tax for the whole year by which it is leviable next following that in which the assessment is made.

- (2) The list when amended under this section shall be deposited in the committee's office, and shall there be open during office-hours to inspection by all owners and occupiers of property comprised therein, and a public notice that it is so open shall forthwith be published.
- Further amendments of assessment-liat.

 The list by inserting the name of any person whose name ought to be inserted, or by inserting any property which ought to have been inserted, or by altering the assessment on any property which has been insufficiently valued or assessed through mistake, oversight or fraud, after giving notice, to any person interested in the amendment, of a time, not less than one month from the date of service of such notice, at which the amendment is to be made.
- (?) Any person interested in any such amendment may tender his objection to the committee in writing before the time fixed in the notice, or orally or in writing at that time, and shall be allowed an opportunity of being heard in support of the same in person or by authorised agent as he thinks fit.
- New list need not be prepared every year.

 New list need not be prepared every year.

 New list need not be ment-list every year, or to adopt the valuation and assessment contained in the list for any year, with such alterations as may in particular cases be deemed necessary, as the valuation and assessment for the year following, giving the same notice of the valuation and assessment-list had been prepared.
- 61. (1) When a tax payable under section 41,
 Remission of tax on sub-section (1), clause (a),
 moccupied immove the or under section 42 or secproperty. tion 43, is payable in one
 sum in respect of an entire year, and the property
 in respect of which it is payable is unoccupied
 throughout the year, or when such a tax is payable
 in instalments and the property is unoccupied
 throughout the period in respect of which an
 instalment is payable, the amount payable in
 respect of the property for the year, or the instalment, as the case may be, shall be remitted:

Provided that it shall be in the discretion of the committee to direct that no remission shall be granted unless notice in writing of the vacancy has been given to it within such time from the beginning of the year or of the period as it may, from time to time, fix in this behalf.

- (2) When in any case not provided for by the foregoing part of this section a building in respect of which a tax is payable under section 11, sub-section (1), clause (a), or under section 12 or section 43, is wholly or in great part demolished or destroyed by fire or otherwise, the committee may remit such proportion of the tax as it thinks equitable.
- 62. (1) A tax payable under section 41, sub-Taxes on immovemble section (1), clause (a), shall be paid by the owner of the property in respect of which it is payable.

- (2) A tax payable under section 42 or section 43 shall be paid by the occupier of the property in respect of which it is payable.
- Recovery of taxes payable upder this I raw in respect of any property by the owner thereof, the committee shall cause a bill for the amount, stating the property and the period for which the charge is made, to be presented to the person liable to pay the same.
- (2) If the bill is not paid within one month from the presentation thereof, the sum due shall be deemed to be an arcear of tax.
- (3) The amount of every such arrear may be recovered, on application made in this behalf by the committee to the Depay Commissioner, as if the property were an estate assessed to land-revenue and the arrear were an arrear of such revenue due thereon:

Provided that nothing in this sub-section shall authorise the arrest of a defaulter.

Ostroi and Tolls.

- 64. If any person, bringing or receiving a conPower to search where—veyance or package within
 actrois beviable.—the offici-limits of a majorapulity in which octrois is leviable, refuses, on the
 demand of an officer authorsel by the committee
 in this behalf, to permit the officer to inspect
 the contents of the conveyance or package for
 the purpose of ascertaining wherever it contains
 any articles in respect of which octrois payable,
 the officer may cause the conveyance or package
 to be taken without unnecessity delay before a
 Magistrate, who shall cause the inspection to be
 made in his presence.
- Power to examine the ostroi-braits of any municipality any article on which cetroi is parable shall, when required by an officer authorized by the committee in this behalf, and so tar a may be necessary for ascertaining the amount of tax chargeable,—
 - (a) permit that officer to inspect, examine, weigh and otherwise deal with the article; and
 - (b) communicate to that officer any information and exhibit to him any bill, invoice or document of a like nature which he may possess relating to the article.
- Presentation of bill authority of the committee shall tender to every person introducing or receiving any article on which the tax is claimed a bill specifying the article-taxable, the amount claimed and the rate at which the tax is calculated.
- Recovery of octroi and tolls.

 Recovery of octroi and tolls.

 Recovery of octroi and tolls.

 or of any toll on demand, the officer empowered to collect the same may seize any article on which the octroi is chargeable, or any vehicle or animal on which the toll is chargeable, or any part of its burden of sufficient value to satisfy the demand.
- (2) The committee may cause any property so seized, or so much thereof as is necessary, to be sold by auction to satisfy the demand, with the expenses occasioned by the seizure, custody and

sale thereof, unless the demand and expenses are in the meantime paid, after the lapse of five days from the seizure, and after the issue of a proclamation fixing the time and place of sale:

Provided that, by order of the chairman or a vice-chairman, articles of a perishable nature which could not be kept for five days without serious risk of damage may be sold after the lapse of such shorter time as the chairman or vice-chairman may, having regard to the nature of the articles, think proper.

CHAPTER IV.

MUNICIPAL FUND AND PROPERTY.

- Constitution of municipal fund.

 Constitution of municipal fund, and there shall be placed to the credit thereof—
 - (a) all sums received by or on behalf of the committee under this Law or otherwise;
 - (b) all fines realized in cases in which prosecutions are instituted under this Law or the rules made hereunder or under section 34 of Act V of 1861 for offences committed within the municipality; and
 - (c) when there has been included within the municipality any municipality constituted under Act IV of 1873, the balance (if any) standing at the credit of the municipal fund of that municipality at the time when the committee comes into existence.
 - 69. (1) The committee shall set apart and apply annually out of the municipal fund—
 - (a) first, such sum as may be required for the payment of any amounts falling due on any loan legally contracted by it;
 - (b) secondly, such sum as may be required to meet the charges of its own establishment, including such subscriptions, contributions and payments as are referred to in sections 37 and 38, and such sum as may be required for the maintenance of a police-establishment under Chapter V;
 - (c) third/y, such sum as may be required to pay the expenses of pauper lunatics sent to public asylums from the municipality, the expenses incurred in auditing the accounts of the committee, and such portion of the cost of the Provincial Departments for Education, Sanitation, Vaccination, Medical Relief and Public Works as may be held by the Resident to be equitably debitable to the committee in return for services rendered to it by those Departments.
- (2) Subject to the charges specified in subsection (1) and to such rules as the Resident may make with respect to the priority to be given to the several duties of the committee, the municipal fund shall be applied be to the payment, in whole or in part, of the charges and expenses incidental to the following matters within the municipality, and, with the sanction of the Commissioner, outside the municipality, when such application of the fund is for the benefit of the inhabitants of the municipality, namely:—
 - (s) the construction, maintenance, improvement, cleaning and repair of public streets,

- bridges, embankments, drains, latrines, tanks and water-courses;
- (b) the watering and lighting of such streets or any of them;
- (e) the construction, establishment and maintenance of schools, hospitals and dispensaries, and other institutions for the promotion of education or for the benefit of the public health, and of rest-houses, sarais, poor-houses, markets, encampinggrounds, pounds and other works of public utility, and the control and administration of public institutions of any of these descriptions;
- (d) grants-in-aid to schools, hospitals, dispensaries, poor-houses, leper-asylums and other educational or charitable institutions:
- (e) the training of teachers and the establishment of schokarship
- (f) the giving of relief and the establishment and maintenance of relief-works, in time of famine or scarcity;
- (g) the supply, storage and preservation from pollution of water for the use of men or animals;
- (h) the planting and preservation of trees;
- (i) the taking of a census, the registration of births, marriages and deaths, public vaccination and any other sanitary measure;
- (j) the holding of fairs and industrial exhibitions; and
- (k) all acts and things likely to promote the safety, health, welfare or convenience of the inhabitants.
- 70. (1) In places where there is a Government treasury or sub-treasury the municipal fund. the treasury or sub-treasury or sub-treasury.
- (2) In places where there is no such treasury or sub-treasury, the municipal fund may be deposited with any banker, or person acting as a banker, who has given such security for the safe custody and repayment on demand of the fund so deposited as the Resident may in each case think sufficient:
- 71. (1) A committee may, from time to time, with the previous sanction of the Resident, invest any portion of its municipal fund in securities of the Government of India or such other securities as the Governor-General in Council may, from time to time, approve in this behalf, and vary such investments for others of a like nature.
- (2) The income resulting from the securities and the proceeds of the sale of the same shall be credited to the municipal fund.
- 72. The management, control and administration of every public institution maintained out of the municipal fund shall vest in

Provided that the extent of the independent authority of the committee in respect of any such institution may be prescribed by the Resident.

CHAPTER, V.

MUNICIPAL POLICE.

- 73. Every committee shall maintain a policeestablishment for watch and I olice-establishment: ward, and the prevention and suppression of muisances, within the municipality, and for the enforcement of this Law and the rules made thereunder, and of the orders of the committee.
- 74. The establishment maintained under section 73 shall, as the com-Constitution of estabmittee with the approval of the Resident may direct, be either a body of watchmen or a part of the general police force under the Local Government within the meaning of section 2 of Act V of 1861; and it shall consist of such number of officers and men, and the officers and men shall receive such pay, leave-allowances, gratuities and pensions, as the committee may, from time to time, after consultation with the District Magistrate and the Commissioner, and subject to the final decision of the Resident, direct.
- 75. If the establishment maintained under sec-Appointment, punish- tion 73 is a body of watchmen, the watchmen shall be ment and duties of municipal watchmen. appointed and promoted, and shall be liable to dismissal, suspension, reduction or fine, under such rules as the Resident may make in this behalf; and shall perform such duties, and be liable to such p-nalties, as may be prescribed with the sanction of the Governor-General in Council.
- 76. If the establishment is part of the general Duties of municipal police force, the Resident police enrolled under Act anay, notwithstanding any-thing contained in A. W. thing contained in Act V of 1861 or in any other A:t for the time being in force, define the duties which the officers and men of the establishment may or may not be required to perform.
- 77. In any municipality in which section 34 of Act V of 1861 is in force Powers under section 34 of Act V of 1861. every watchman under this Law shall have the powers of a police-officer under that section.

CHAPTER VI.

POWERS FOR SANITARY AND OTHER PURPOSES.

S'reets and Buildings.

- 78. When any land is required for a new street Power to acquire land or for the improvement of for building sites adjoin-ing new streets. an existing street, the comquire, in addition to the land to be occupied by the street, the land necessary for the sites of the buildings to be crected on the sides of the street.
- 79. The committee may close temporarily any street or any part thereof for Power to close streets. the purpose of repairs, or for the purpose of constructing or repairing any sewer, drain, colvert or bridge, or for any other public purpose; and may divert, discontinue or permaneutly close any such struct.
- 80. The committee may grant permission in writing for the temporary Power to permit temporary occupation of street, &c. occupation of any street or

or management, for the purpose of depositing any building materials or making any temporary excavation therein or erection thereon, subject to such con litions as it may prescribe for the safety or convenience of persons passing by or dwelling or working in the neighbourhood, and may charge fees for such permission, and may at its discretion withdraw the permission.

81. The committee may attach to the outside of any building brackets for Power to attach bracklamps in such manner as not ets for lamps. to occasion any injury thereto or inconvenience.

- 82. (1) The committee at a meeting may cause a name to be given to any Names of streets and street, and to be affixed on numbers of buildings. any building in such place as it thinks fit, and may also cause a number to be affixed to any building; and in like manner may, from time to time, cause such names and numbers to be altered.
- (2) Whoever destroys, pulls down or defaces any such name or number, or puts up any different name or number from that put up by order of the committee, shall be punished with fine which may extend to twenty rupees.
- 83. The committee at a meeting may direct that within certain limits, to Roofs and external that within certain limits, to walls not to be made of be fixed by it, the roofs and inflammable materials. external walls of huts or other buildings shall not be made or renewed of grass, mats, leaves or other highly inflammable materials unless with the permission of the committee in writing; and the committee may, by written notice, require any person who has disobeyed any such direction to remove or alter the roofs or walls so made or renewed as it may think fit.
- 84. (1) If any building or part of a building projects beyond the regular Power to regulate line line of a street, either existof buildings. ing or determined on for the future or beyond the front of the building on either side thereof, the committee may whenever the building or part has been either entirely or in greater part taken down or burnt down, or has fallen down, by notice require the building or part, when being re-built, to be set back to or towards the said regular line or the front of the adjoining buildings; and the portion of the land added to the street by such setting back shall become part of the street and shall vest in the committee:

Provided that the committee shall make full compensation to the owner for any damage he may sustain in consequence of his building or any part thereof being set bac

- 2) The committee may, on such terms as it thinks fit, allow any building to be set forward for the improvement of the line of the street.
- 85. (1) Every person intending to erect or re-Notice of new build- erect any building shall, if required to do so by rule made by the committee in this behalf, give notice in writing of his intention to the committee, and shall, if required to do so, submit a plan showing the levels at which the foundation and lowest floor are proposed to be laid, and specifications of the works intended to be constructed, and the materials to be used, and shall obey all written directions consistent with this Law given by the comof any land under its control | mittee within one month after receiving such no-

tice, either prohibiting the erection or re-creetion, if deemed likely to be injurious to the inhabitants of the neighbourhood, or in respect of all or any of the matters following, namely:—

- (a) free passage or way in front of the building:
- (b) space to be left about the building to secure free circulation of air and facilitate scavenging;
- (c) ventilation and drainage;
- (d) level and width of foundation, level of lowest floor and stability of structure; and
- (e) the line of frontage with neighbouring pulldings, if the building abuts on street.

Provided that the committee shall make full compensation to the owner for any damage he may sustain in consequence of the prohibition of the erection or re-erection of any building, or of its requiring any land belonging to him to be added to the street.

(2) If any such building is begun or erected without giving notice, or without submitting particulars as aforesaid, when required, or in contravention of the legal orders of the committee issued within one month, the committee may by notice require the building to be altered or demolished, as it may deem necessary.

Explanation.—The expression "erect any buitling" includes all additions and alterations which involve new foundations or increased superstructure on existing foundations, or the conversion into a dwelling-house of any building not originally constructed for human habitation, or the conversion into more than one dwelling-house of a building originally constructed as one dwelling-house only.

- 86. (1) It shall not be lawful, unless with the written permission of the written permission of the committee, for the owner or o cupier of any building in a street to add to, or place against or in front of, the building any projection or structure overhanging, projecting into or encroaching on the street or into or on any drain, sewer or aqueduct therein.
- (2) The committee may, by notice, require the owner or occupier of any building to remove or alter any projection, encroachment or obstruction built or placed against or in front thereof if the same overhangs or projects into or encroaches on any street, or projects into or encroaches on any drain, aqueduct or sewer in the street:

Provided that, in the case of a projection, eneroachment or obstruction being lawfully in existence at the time of the passing of this Law, the committee shall make reasonable compensation to any person who suffers damage by the removal or alteration.

(3) The committee may give written permission to the owners or occupiers of buildings in streets to put up open verandalis, balconies or rooms projecting from any upper storey thereof to an extent beyond the line of the plinth or basement-wall, and at a height from the level of the ground or street, to be specified in the written permission.

Bathing and Washing Places.

Bathing and washing places.

Bathing and washing for the purpose of bathing, and may specify the times at which, and the sex of the

persons by whom, such places may be used, and may also set apart suitable places for washing animals or clothes, or for any other purpose connected with the health, cleanliness or comfort of the inhabitants; and may, by public notice, prohibit bathing, or the washing of animals or clothes, in any public place not so set apart, or at times or by persons other than those specified, and all other acts by which water in public places may be rendered foul or unfit for use.

Deposit of Offensive Matter and Slaughter-places.

83. The committee may fix places within, or,

Removal and deposit of offensive matter.

With the approval of the District Magistrate, beyond the limits of the municipality, for the deposit of refuse, rubbish or offensive matter of any kind or for the disposal of the dead bodies of animals, and may by public notice give directions as to the time, manner and conditions at, in and under which such refuse, rubbish or offensive matter or dead bodies of animals may be removed along any street and deposited at such places,

89. (1) The committee may, with the approval Places for slaughter of the District Magistrate, fix and abolish places either within or without the limits of the municipality for the slaughter of animals for sale, or of any specified description of such animals, and may with the like approval grant and

animals, and may with the like approval grant and withdraw licenses for the use of such places, or, if they belong to the committee, charge rent or fees for the use of the same.

- (2) When such places are fixed by the committee beyond municipal limits, it shall have the same power to make rules for the inspection and proper regulation of the same as if they were within those limits.
- (3) When any such place has been fixed, no person shall slaughter any such animal for sale-within the municipality at any other place.
- . (4) Whoever slaughters any such animal at any other place for sile within the municipality shall be punished with fine which may extend to twenty rupees.

Burial and Burning Places.

- 90. (1) The committee may by public notice Powers in respect of order any burial or burning burial and burning ground which is, in its opinion, dangerous to the health of persons living in the neighbourhood, to be closed, from a date to be specified in the notice, and shall, in such case, if no suitable place for burial or burning exists within a reasonable distance, provide a fitting place for the purpose.
- (2) Private burial-places in such burial-grounds may be excepted from the notice, subject to such conditions as the committee may impose in this behalf:

Provided that the limits of such burial-places are sufficiently defined, and that they shall only be used for the burial of members of the family of the owners thereof.

- (3) No burial or burning ground, whether public or private, shall be made or formed after the passing of this Law without the permission in writing of the committee.
- (4) If any person buries or burns, or causes or permits to be buried or burnt, any corpse in any burial or burning ground made or formed contrary

to the provisions of this section, or after the date . fixed thereunder for closing the same, he shall be punished with fine which may extend to fifty rupees.

91. The committee may, by public notice, prescribe routes for the removal Removal of corpses. of corpses to burial or burning places.

Inflammable Materials.

92. The committee may, where it appears to it to be necessary for the pre-Inflammable materials. vention of danger to life or property, by public notice, prohibit all persons from stacking or collecting dry grass, straw or other inflammable materials, or placing mats, or erecting booths or thatched buts or lighting fires in any place or within any limits specified in the notice.

Powers of Entry and Inspection.

93. (1) The committee, by any person authorised by it in this behalf, Inspection of drains, may, after giving six hours' privies and ceasp sols. notice in writing to the occupier of any land or building in which any drains, privies or cesspools are situated, inspect any such drains, privies or cesspools at any time between sunrise and sunset, and may, if necessary, cause the ground to be opened where the committee or person may think fit for the purpose of preventing or removing any nuisance arising from the drains, privies or cesspools.

(2) If, on such inspection, it appears that the opening of the ground was necessary for the prevention or removal of a nuisance, the expenses thereby incurred shall be paid by the owner of the land or building or by the occupier, as the committee may direct; but if it is found that no nuisance exists, or but for such opening would have arison, the ground shall be closed and made good as soon as may be, and the expense of opening, closing and making it good shall be borne by

the committee.

94. The committee, by any person authorised by it in this behalf, may, Power to enter and after giving twenty-four hours' notice to the occupier, inspect buildings, &c. or, if there is no occupier, to the owner, of any building, at any time between sunrise and sunset enter and inspect the building, and may by notice direct all or any part thereof to be forthwith internally or externally limewished, disinfected or otherwise cleansed for sanitary reasons

95. The committee, by any person authorised by it in this behalf, may, on building or land.

by it in this behalf, may, after giving twenty-four hours' notice to the occupier, or, if there is no occupier, to the owner of any building or land, at any time between sunrise and sunset-

- (a) enter on and survey and take levels of any land:
- (b) enter, inspect and measure any building for the purpose of valuation; or
- (c) enter into any building or on any land for the purpose of examining works under construction, of ascertaining the course of sewers or drains or of executing or repairing any work which it is by this Law empowered to execute or maintain.

96. The committee, by any person authorous to enter for rised by it in this behalf, Power to enter for discovery of vehicles or may, at any time between surrise and sunset, animals liable to taxainspect any and enter

stable, coach-house or other place wherein there is reason to believe that there is any vehicle or animal liable to taxation under this Law for which a license has not been duly taken out.

97. The committee, by any person authorized by it in this behalf, may at Power to in pert all reasonable times enter places for sale of food or drink. &c., and to into and inspect any market, size unwholeom arbuilding, shop, stall or place ticles exposed for sale. used for the sale of food or

drink for human consumption, or as a slaughterhouse, or for the sale of drugs, and inspect and examine any food or drink, drug or animal which may be therein; and, if any article of food or drink or any animal therein appears to be intendel for human consumption and to be unfit therefor, may seize and remove the same, or may cause it to be destroyed or to be so disposed of as to prevent its being exposed for sale or used for such consumption;

and, in case any drug is reasonably suspected to be adulterated in such manner as to lessen its efficiely or to change its operation or to render it noxious, may remove the same, giving a receipt therefor, and may cause it to be brought before a Magistrate for enquiry whether any offence has been committed in respect thereof, and for his orders as to its disposal.

- 98. (1) The committee may provide for the performance by its agents Power of entry for purpose of scavenging. of the duties usually performed by sweepers in respect of any buildings or lands, or of any drains, privies, cosspools or other receptacles for offensive matter pertaining to buildings or land.
- (2) Such provision may be made in respect of individual buildings or lands, or of buildings or lands generally in any ward or part of the municipality.
- (3) Nothing in this section or section 42 shall be deemed to preclude the committee from making provision of a different nature for different buildings or lands, or different wards or parts of the municipality, and charging scavenging-tax, at different rates therefor, or from exempting wholly or in part from such tax at its discretion any individual who has made arrangements to its satisfaction for the performance of the duties aforesaid.
- (4) When the committee has undertaken to provide for the performance by its agents of such duties as aforesaid, the persons employed by it to perform the same may enter on the property at all reasonable times so far as may be necessary for the proper discharge of those duties; and the committee, by any person authorized by it in this behalf, may enter on the property at all reasonable times for the purpose of ascertaining that such duties have open only performed.
- 99. When any building used as a human dwelling is entered under this Law, due regard shall be to be Precautions outering observed in dwelling. paid to the social and religious sentiments of the occupiers; and before any apartment in the actual occupancy of any woman, who, according to custom, does not appear in public, is entered under this Law, notice shall be given to her that she is at liberty to withdraw, and every reasonable facility shall be afforded to her for withdrawing.

Water-pipes, Privies and Drains.

Troughs and pipes for rain-water.

Troughs and pipes for rain-water.

the owner of any building in any street to put up and keep in good condition proper troughs and pipes for receiving and carrying the water from the roof and other parts thereof, and for discharging the same so as not to inconvenience persons passing along the streets.

Provision of privies, acc.

Provision of privies, acc.

Provision of privies, acc.

Provision of privies, acc.

quire the owner of any building to provide any privy or cesspool, or additional privies or cesspools, which should in its opinion be provided for the building, in such manner as the committee directs.

- (2) The committee may, by notice, require any persons employing more than twenty workmen or labourers to provide such latrines and urinals as it may think fit, and to cause the same to be kept in proper order and to be daily cleaned.
- (3) The committee may, by notice, require the owner or occupier of any building or land to have any privy provided for the same shut out by a sufficient roof and wall or fence from the view of persons passing by or dwelling in the neighbourhood, or to remove or alter, as the committee directs, any door or trapdoor of a privy opening on to any street or drain.
- Repair and closing of drains, privics and cesspools.

 Repair of drains, privics and cosspools.

 Repair or drains, privics and cosspool or to close any cesspool belonging thereto.
- (2) The committee may, by notice, require any person who constructs any new drain, privy or cesspool without its permission in writing, or contrary to its directions or rules or to the provisions of this Law, or who constructs, rebuilds or opens any drain, privy or cesspool which it has ordered to be demolished or stopped up or not to be made, to demolish the drain, privy or cesspool, or to make such alteration therein as it thinks fit.
- Unauthorized buildings over drains, &c.

 Unauthorized buildings over drains, &c.

 person who without its permission in writing newly creets or rebuilds any identification over any public sewer, drain, culvert, water-course or water-pipe to pull down or otherwise deal with the same as it thinks fit.

Removal of latrices, &c., near any source of water-supply.

The time being exists within fifty feet of any spring, well, tank, reservoir or other source from which water is or may be derived for public use, to remove or close the same within one week

Power to require drainage, &c. of unwholseome tanks, &c. of unwholseome tanks, &c. of any private tank, well, reservoir, prod or exervation therein, which appears to the committee to be injurious to health or offensive to the neighbourhood:

Provided that, if for the purpose of effecting any drainage under this section it is necessary to acquire any land not belonging to the person who is required to drain his land, or to pay compensation to any other person, the committee shall provide the land or pay the compensation.

Dangerous Buildings and Places.

Power to require buildings, wells, tanks, &c., to be secured.

Power to require buildings, wells, tanks, &c., to be secured.

Power to require sufficient repair, protection or enclosure, dangerous to persons passing by or dwelling or working in the neighbourhood, the committee may, by notice, require the owner or occupier thereof to repair, protect or enclose the same; and, if it appears to it to be necessary in order to prevent imminent danger, it shall forthwith take such steps as are necessary to avert the danger.

Building, &c. in ruinous or daugerous state.

Thing affixed thereto is deemed by the committee to be in a ruinous state or in any way dangerous, it may, by notice, require the owner or occupier thereof forthwith either to remove the same or to cause such repairs to be made to the building, wall or structure as the committee considers necessary for the public safety; and, if it appears it to be necessary in order to prevent imminent danger, the committee shall forthwith take such steps as are necessary to avert the danger.

Buildings and Grounds in unsanitary Condition.

Power to require owner to clear away noxious vegetation.

Power to require owner to clear away noxious vegetation.

Power to require owner or occupier of any land to clear away and remove any thick or noxious vegetation, jungle or undergarious to health or offensive to the neighbourhood.

Power to trim hedges and trees bordering on atreets.

The owner or occupier of any land within three days to cut or trim the hedges thereof bordering on any street, or branches of trees growing thereon, which overhang any street and obstruct the same or cause danger therein, or which so overhang any well, tank or other source from which water is derived for public use as to be likely to pollute the water thereof.

Power to have building or land suffers the same to be in a filthy or unwholemay, by notice, require him within twenty-four hours to cleanse the same or otherwise put it in a proper state.

111. If any building appears to the committee

Power in respect of to be unfit for human habitbuilding unfit for habitation. want of proper means of
drainage or ventilation or other sufficient reason,
the committee may, by notice, prohibit the
owner or occupier thereof from using the same
for human habitation or suffering it to be so used
until the committee is satisfied that it has been
rendered fit for such use.

Power to require may, by notice, require the owner or person claim-tenanted buildings becoming a nuisance or be secured or enclosed.

the owner or person claiming to be the owner of any building or land which, by reason of abandonment or

disputed ownership or other cause, remains untenanted and thereby becomes a resort of idle and disorderly persons or otherwise a nuisance, to secure or enclose the same within a reasonable time fixed in the notice.

Cultivation, use of the Sanitary Commissioner manure or irrigation injurious to health, after prohibition.

or the irrigation of land in any specified manure or in any place within the limits of any municipality is injuri us to the health of persons dwelling in the neighbourhood, by notification prohibit the cultivation of the crop, the use of the manure or the irrigation so reperted to be injurious, or regulate it by imposing such conditions thereon as may prevent the injury:

Provided that, when on any land to which the notification applies that description of crop has been cultivated, that kind of manure has been used, or irrigation has been practised in that manner during the five years preceding the notification with such continuity as the ordinary course of husban lry admits of, composition shall be paid from the municipal fund to all persons interested in that land for any damage caused to them by the prohibition or regulation.

(2) If any person cultivates, uses manure or irrigates in disregard of the prohibition or conditions notified under sub-section (1), he shalt be punished with fine which may extend to fifty rupees, and with a further fine which may extend to five rupees for every day after the first during which the offence is continued.

Offensive and Dangerous Trades.

Regulation of offen. within the municipality used and dangerous for any of the following purposes, namely:—

melting tallow; or

boiling bones, offal or blood; or

- as a soap-house, oil-boiling house, dyeing-house or tannery; or,
- *as a brickkiln, pottery or limekiln; or
- as any other manufactory or place of business from which offensive or unwholesome smells arise: or
- as a yard or depôt for trade in hay, straw, thatching-grass, wood or coal, or other dangerously inflummable material; or
- as a store-house for kerosine, petroleum, naptha or any inflammable oil, spirit or explosive substance;
- shall register the same in a book to be kept by the committee for the purpose.
- (2) No place shall be newly used for any of the said purposes except under a license from the committee, which shall be renewable annually.
- (3) The license shall not be withheld unless the committee considers that the business which it is intended to establish or maintain would be offensive ordangerous to persons residing in, or frequenting, the immediate neighbourhood.
- (4) The committee may charge fees for such licenses, and may impose such conditions in respect thereof as it may think necessary.
- (5) Whoever, without such registration or without a license, uses any place for any such purpose

shall be punished with fine which may extend to fifty rupees, and with further fine which may extend to ten rupees for every day during which the offence is continued after he has been convicted of such offence.

Power to prohibit such trudes.

Solution to the satisfaction of the committee, at a meeting, that any place registered or licensel under the

last foregoing section is a nuisance to the neighbourh od or likely to be dangerous to life, health or property, it may, by notice, require the occupier thereof to discontinue the use of the place, or to use it in such manner as will, in the opinion of the committee, render it no longer a nuisance or dangerous.

(2) Whoever, after such notice has been given, uses the place or permits it to be used in such a minner as to be a missance to the neighbourhood or dangerous, shall be punished with fine which may extend to two hundred rupees, and with further fine which may extend to forty rupees for every day during which the offence is continued after he has been convicted of such offence.

Power to make Rules.

- 116. (1) A committee may, from time to time,

 Power of committee at a special meeting, make
 to make rules.
 - (a) for rendering licenses necessary for the propietors or drivers of vehicles, boats or animals plying for hire within the limits of the municipality, and fixing the fees payable for such licenses, and the conditions under which they are to be granted and may be revoked;
 - (b) for limiting the rates which may be demanded for the hire of any carriage, cart, boat or other conveyance or of animals hired to carry bads, or for the services of persons hired to carry loads, and the loads to be carried by such conveyances, animals or persons, where they are hired within the municipality for a period not exceeding twenty-four hours, or for a service which would ordinarily be performed within twenty-four hours;
 - (c) for securing a proper registration of births, murriages and deaths, and for the taking of a census;
 - (d) for fixing, and from time to time varying, the number of persons who may occupy a building or put of a building which is let in lodgings or occupied by members of more than one family;
 - for the registration and inspection of such building
 - for promoting eleanliness and ventilation in such buildings;
 - for the notices to be given and the precautions to be taken in the case of any infections disease breaking out in such buildings;
 - and generally for the proper regulation of such buildings;
 - (e) for the inspection and proper regulation of encamping-grounds, pounds, strais, markets and slaughter-houses:
 - (f) for the holding of fairs and industrial exhibitions within the municipanty and under its control;

- (g) for controlling and regulating the use and management of burial and burning grounds;
- (h) for the supervision and regulation of public wells, tanks, springs or other sources from which water is or may be made available for public use;
- (i) where the collection of an octroi-tax has been sanctioned for fixing octri-limits for the purpose of collecting that tax; and
- (j) generally for carrying out the purposes of this Law.
- (2) In making any rule under this section the committee may direct that a breach of it shall be punishable with fine which may extend to fifty rupees, and, when the oreach is a continuing breach, with a further fine which may extend to five rupees for every day after the first during which the breach continues.
- (3) No rule made under this section shall come into force until it has been confirmed by the Resident and published for such tane and in such manner as the Resident may prescribe in this behalf.

Supplemental.

- Execution of acts requires any act to be done quired to be done by any notice.

 Figure 1. The property of the for which no time is fixed by this Law, it shall fix a reasonable time for doing the same.
- (2) When the owner or occupier of any land or building fails to comply with the terms of any notice under this chapter requiring him to do any act upon that land or building, the committee may, after six hours' notice, by its officers, cause the act to be done.
- 118. (1) Where, under this Law, the owner or occupier of property is required by the committee to execute any work, and makes default in complying with the requirement, and the committee executes the work, the committee may recover the cost of the work from the person in default.
- (2) If the person in default is the owner, the committee may, by way of additional remedy, recover the whole or any part of the cost from the occupier, and in such ease the occupier may deduct any sum pail by him under this sub-section from the rent from time to time becoming due from him to the owner of the property in respect of which the payment is made, or otherwise recover it from the owner:

 | Committee modified the committee of being heard. OFFENCES A SAF
- (3) Provided that an occupier shall not be required to piy, under the last sub-section, any greater sum than the amount of rent which is for the time being due from him to the owner, or which, after demand for payment of the money populls by him to the committee and notice not to pay cent without first deducting the amount so demanded, becomes payable by him to the owner, unless he refuses on application to him by the committee truly to disclose the amount of his rent and the name and address of the person to whom it is payable; but the burden of proof that the sum so demanded by the committee from the occupier exceeds the rent due at the time of the demand, or which has since accrued due, shall lie on the occupier.

- (4) All money recoverable by a committee under this section may be recovered either by suit or, on application to a Magistrate having jurisdiction within the municipality, by distress and sale of the moveable property of the person from whom the money is recoverable, and if payable by the owner of property shall, until it is paid, be a charge on the property.
- (5) Nothing in this section shall affect any contract between an owner and an occupier.
- Compensation out of the municipal fund.

 Committee in a municipal fund.

 The exercise of any of the powers vested in the committee, its officers and servants, under this Law, and shall make such compensation where the person sustaining the damage was not himself in default in the matter in respect of which the power was exercised.
- (2) If any dispute arises touching the amount of any compensation which the committee is required by his Law to pay for injury to any building or land, it shall be settled in such manner as the parties may agree, or, in default of agreement, in the manner provided by the Land Acquisition Act, X of 1 1870, sections 3, 8 to 12, 51 to 53, and 56 to 59, so far as they can be made applicable.
- Appeals against certain orders of committee.

 Appeals against certain orders of committee.

 made by a committee under the powers vested in it by section 90, 91, 111 or 115 may appeal within thirty days from the date thereof to the District Magistrate; and no such order shall be liable to be called in question otherwise than by such appeal:

Provided that, if in the latter case the District Magistrate is himself a member of the committee, the appeal shall lie to the Commissioner.

- (2) The appellate authority may, for sufficient cause, extend the period hereby allowed for appeal.
- (3) The order of the appellate authority confirming, setting aside or modifying the order appealed against shall be final:

Provided that the order appealed against shall not be modified or set aside until the appellant and the committee have had reasonable opportunity of being heard.

CHAPTER VII.

OFFENCES AFFECTING THE PUBLIC HEALTH, SAFETY OR CONVENIENCE.

121. Whoever, without the permission of the committee or in disregard Depositing or throwof its orders, throws or ing earth or materials or reture, rubbish or offendeposits, or permits his sersive matter on roads or vants or members of his into drains. h usehold under his control to throw or deposit, earth or meterials of any description, or refuse, rubbish or offensive matter of any kind, upon any street or public place, or into any public sewer or drain or any drain communicating therewith, shall be punished with fine which may extend to twenty rupees.

122. Whoever, without the permission of the Discharging sewage. committee, causes or allows the water of any sink, sewer or cesspool, or any other offensive matter, to flow drain or be put upon any street or public place, or

into any sewer or drain not set apart for the purpose, shall be punished with fine which may extend to twenty rupees.

123. Whoever, being the owner or occupier of Non-removal of fith, any building or land, keeps or allows to be kept for more than twenty-four hours, or otherwise than in some proper receptuele, any dirt, dung, bones, ashes, night-soil or filth or any noxious or offensive matter in or upon such building or land, or suffers any such receptacle to be in a filthy or noxious state, or neglects to employ proper means to cleanse and purify the same, shall be punished with fine which may extend to fifty rupees.

124. Whoever, without the permission of the Making or altering committee, makes or causes to be made, or alters or causes orite. to be altered, any drain leading into any public sewer or drain under the control of the committee, shall be punished with fine which may extend to fifty rupees.

125. Whoever makes, without the permission of the committee, or keeps for Penalty for making or a longer time than one week keeping latrines, &c., near any source of waterafter notice to remove issued aupply. under section 104, any drain,

latrine, urinal, cosspool or other receptacle for filth or refuse within fifty feet of any spring, well, tank, reservoir or other source from which water is or may be derived for public use, shall be punished with fine which may extend to twenty rupees, and, when a notice has been issued, with a further fine which may extend to five rupees for each day during which the offence is continued after the lapse of the period allowed for

•126. Whoever keeps any swine in disregard of Keeping animals so any orders which the comthem from becoming a nuisance, or keeps any other animals so as to be injurious to health or to become a nuisance, shall be punished with fine which may extend to twenty rupees, and with a further fine which may extend to five rupees for every day after the first during which the offence is continued.

127. Whoever feels or allows to be fed any animai which is kept for Feeding animals on deleterious substances. dairy purposes or may be used for food on deleterious substances, filth or refuse of any kind, shall be punished with fine which may extend to fifty

128. Whoever drives any vehicle after dark in any public street or Driving vehicles withthoroughfare at more than out proper lights. a walking pace, unless the vehicle is properly supplied with lights or there is sufficient moonlight to render lights unnecessary, shall be punished with fine which may extend to twenty rupees.

129. Whoever discharges firearms or lets off fireworks or fire-balloons, or Discharging firearms, engages in any game, in such a manner as to cause or be likely to cause danger to persons passing by or dwelling or working in the neighbourhood, or risk of injury to property, shall be punished with fine which may extend to twenty rupees.

130. Whoever, being an elephant-driver or camel-driver, omits on being Control of elephants requested to do so to remove and camels. his elephant or camel to a safe distance on the approach of a horse, whether ridden or driven, shall be punished with fine which may extend to twenty rupees.

131. Whoever, contrary to any orders of the committee, takes an elephant Taking clephants along a street, shall be pualong streets. nished with fine which may

extend to twenty rupees.

132. Whoever, being the owner or person in charge of any dog which is Suffering dogs to be likely to annoy or intimidate at large. passengers, neglects to restrain it so that it shall not be at large without a muzzle in any street or public place, shall be punished with fine which may extend to twenty rupees.

133. Whoever, without the permission of the committee, alters, obstructs Altering, obstructing or encroaches upon any street encroaching upon or public sewer, drain or strouts, &c. water-course, or displaces, takes up or alters the pavement or other materials or the fences or posts of any street or public place, or deposits building-materials or makes any hole or excavation on or in any street, shall be punished with fine which may extend to fifty rupees.

134. Whoever quarries, blasts, cuts timber or Quarrying, blasting, cutting timber or buildcarries on building-operations in such a manner as to cause, or be likely to cause, danger to persons passing by or dwelling or working in the neighbourhood, shall be punished with fine which may extend to fifty rupees.

135. Whoever, contrary to the orders of the committee, pickets animals Picketting animals and or collects carts on any pubcollecting carts. lie ground, or uses any suc ground as a halting-place for vehicles or animals of any description or as a place of encampment, or causes or permits animals to stray, shall be punished with fine which may extend to twenty rupees.

136. Whoever carries a corpse along a route prohibited by the committee Carrying corpses by or in a manner likely to prohibited routes or so i to cause annoyance. cause annoyance to the public shall be punished with fine which may extend to ten rupees.

137. Whoever, without being authorised by the committee, defaces or Destroying directiondisturbs any direction-post or posts, lamp-posts, &c. lamp-post, or extinguishes any light in any street or public place, shall be punished with line which may extend to twenty rupees.

138. Whoever disobeys any lawful directions Penalty for disobedi. given by the committee by public notice under the powence to orders of committee under chapter VI. ers conferred upon it by chapter VI, or any written notice lawfully issued by it under the powers so conferred, or fails to comply with the conditions subject to which any permission was given by the committee to him under those powers, shall, if the disobedience or omission is not an offence punishable under any other section, be punished with fine which

may extend to fifty rupees and, in the case of a continuing breach, with a further fine which may extend to five rupees for every day after the first during which the breach continues:

Provided that, when the notice fixes a fime within which a certain act is to be done and no time is specified in this haw, it shall rest with the Magistrate to determine whether the time so fixed was a reasonable time within the meaning of this Law.

Prosecution to be suspended in certain cases.

Able, shall be suspended when the Magistrate learns that an appeal has been instituted pending the decision of the appeal; and if the order is set aside on appeal, disobedience thereto shall not be deemed an offence against those sections.

CHAPTER VIII.

CONTROL.

- 140. The Commissioner, or the District Magis-Control by Commissioner or District Magistrate.

 The Commissioner, or the District Magismember of the committee, may—
 - (a) enter on and inspect, or cause to be entered on and inspected, any immoveable property occupied by any committee or joint committee, or any work in progress under the direction of a committee or joint committee;
 - (b) by order in writing call for and inspect any book or document in the possession or under the control of any committee or joint committee;
 - (c) by order in writing require any committee or joint committee to furnish such statements, accounts, reports and copies of documents relating to its proceedings or duties as he thinks fit to call for; and
 - (d) record in writing for the consideration of any committee or joint committee any observations he thinks proper in regard to its proceedings or duties.
- 141. (1) The Commissioner or the District Magistrate may, by order in Power to suspend acwriting, suspend the execution by committee or joint committee. tion of any resolution or order of a committee or joint committee, or prohibit the doing of any act which is about to be done, or is being done in pursuance of, or under cover of, this Law, if, in his opinion, the resolution, order or act is in excess of the powers conferred by law, or the execution of the resolution; or order, or the doing of the act, is likely to lead to a breach of the peace, or to cause injury or annovance to the public or to any class or body of persons.
- (2) When the Commissioner or the District Magistrate makes any order under this section, he shall forthwith forward a copy thereof with a statement of his reasons for making it, if the Magistrate to the Commissioner, if the Commissioner to the Resident, who may thereupon rescind the order, or direct that it continue in force with a without modification permanently or for such period as he thinks fit.

- 142. (1) In cases of emergency, the District Magistrate may provide for the execution of any work or the doing of any act which a committee is empowered to execute or do, and the immediate execution or doing of which is, in his opinion, necessary for the service or safety of the public, and may direct that the expense of executing the work or doing the act shall be forthwith paid by the committee.
- (2) If the expense is not so paid, the District Magistrate may make an order directing the person having the custody of the balance of the municipal fund to pay the expense, or so much thereof as is, from time to time, possible, from that balance, in priority to any or all other charges against the same.
- (3) The District Megistrate shall forthwith report to the Commussioner every ease in which he exercises the powers conferred on him by this section.
- Powers of Resident in case of default of committee.

 Powers of Resident in case of default of committee.

 Description of Resident in mide default in performing any duty imposed on it by or under this Law or any other law, the Resident may, by order, in writing, fix a period for the performance of that duty.
- (?) If that duty is not performed within the period so fixed, the Resident may appoint the District Magistrate to perform it, and may direct that the expense of performing it shall be paid, within such time as he may fix, to the Magistrate by the committee
- (2) If the expense is not so paid, the District Magistrate, with the previous sanction of the Resident, may make an order directing the person having the custody of the balance of the municipal fund to pay the expense, or so much thereof as is, from time to time, possible, from that balance, in priority to any or all other charges against the same.
- Power of Resident to supersele committee in ease of meomp-tency, persistent default or abuse of powers.

 144. (1) If a committee is not competent to perform, or persistently makes default in the performance of, the duties nuposed on it by or under this Law or any other law for the time being in force, or

exceeds or abuses its powers, the Resident may, with the previous approval of the Governor-General in Council, by an order published, with the reasons for making it, in the Residency Orders, declare that committee to be incompetent or in default, or to have exceeded or abused its powers, as the case may be, and supersede it for a period to be specified in the order.

- (2) When a committee is so superseded, the following consequences shall ensue:—
 - (a) all members of the committee shall, as from the date of the order, vacate their offices as such members;
 - (b) all powers and duties of the committee may, during the period of supersession, be exercised and performed by such person or persons as the Resident appoints in that behalf; and.
 - (c) all property vested in the committee shall, during the period of supersession, vest in the Government.

committee.

- (3) On the expiration of the period of supersession specified in the order, the committee shall be re-constituted, and the persons who vacated their offices under clause (a) of sub-section (2) shall not be deemed disqualified for being members.
- 145. (1) The Resident may frame forms for any proceeding of a com-Power of Resident to mittee for which he considers frame forms and make that a form should be prorules. vided, and make rules con-

sistent with this Law-

- (a) as to the appointment of members of a committee;
- (b) as to the term of office of members of a committee, and of chairmen who, not being members of a committee at the time of their election, have been elected to the office of chairman or who have been ap- (pointed to that office by the Resident;
- (c) as to the filling of casual vacancies among elected and appointed members of a committee:
- (d) as to the language in which business shall be transacted, proceedings recorded and notices issued;
- (e) as to the assessment and collection of taxes imposed under this Law and for preventing evasion of the same;
- (f) as to the authority on which money may. be paid from the municipal fund;
- (g) as to the conditions on which property vested in the committee may be transferred by sale, mortgage, lease, exchange, or otherwise :
- (A) as to the qualifications requisite in the case of persons appointed by the committee to offices requiring professional skill;
- (i) as to the intermediate office or offices, if any, through which correspondence between committees and the Resident or his officers, and representations addressed to the Resident, under this Law, shall pass;
- (j) as to the exhibition of tables of octroi, the system under which refunds shall be made on account of that tax when the goods on which the tax has been paid are again exported, and the storage of goods declared not to be intended for use or consumption within the municipality into which they are brought;
- (k) as to the exhibition of tables showing the rates of tolls chargeable on vehicles and animals entering the municipality;
- (1) as to the priority to be given to the several duties of the committee;
- (m) as to the preparation of plans and estimates for works to be partly or wholly constructed at the expense of committees, and as to the authority, by whom, and the conditions subject to which, such plans and estimates may be sanctioned;
- (n) as to the accounts to be kept by committees, as to the conditions on which such accounts shall be open to inspection by inhabitants paying any tax under this Law, as to the manner in which such accounts shall be audited and published, and as to the power of the auditors in respect of disallowance and surcharge;

- (v) as to the preparation of estimates of income and expenditure of committees, and as to the authority by whom, and the conditions subject to which, such estimates may be sanctioned;
- (p) as to the returns, statements and reports to be submitted by committees;
- (q) as to the publication of notices; and,
- (r) generally, for the guidance of committees and public officers in all matters connected with the carrying out of this Law.
- (2) In making rules under clause (e) of subsection (1), the Resident may direct that a breach of any provision thereof shall be punished with fine which may extend to fifty rupees.

CHAPTER IX.

SUPPLEMENTAL.

146. (1) If any member, officer or servant of a committee is, otherwise than Penalty on member. officer or servant of com-

with the permission in writing of the Commissioner, dimittee being interested in contract made with rectly or indirectly interested in any contract made with

the committee, he shall be deemed to have committed an offence under section 168 of the Indian XLV of 1860. Penal Code.

(2) A person shall not by reason of being a shareholder in, or member of, any incorporated or registered company be held to be interested in any contract entered into between the company and the committee, but he shall not take part in any proceedings of the committee relating to any such

147. No suit shall be instituted against a com-Sairs against commit- mittee, or against an officer of a committee in respect of tee and its officers. an act purporting to be done by him in his official capacity, until the expiration of one month next after notice in writing has been, in the case of a committee, left at its offic-and, in the case of an officer, delivered to him or left at his office or place of abode, stating the cause of action and the name and place of abode of the intending plaintilf: and the plaint must contain a statement that such a notice has been so delivered or left:

Provided that this section shall not apply to any suit instituted under section 54 of the Specific Relief Act, 1877.

I of 1877.

148. Every person shall be liable for the loss,

Liability of members for loss, waste or misapplication.

waste or mis pplication of any money or other property belonging to the committee, if such loss, waste or misap-

olication is a direct consequence of his ne imseconduct while a member of the committee; I a suit for compensation may be instituted against him by the committee with the previous sanction of the Commissioner or by the Govern-

149. Where any land, whether within or without the limits of a municipa-Acquisition of land under Act X of 1870. lity, is required for the purposes of this Law, the Resident may, at the request of the committee, proceed to acquire it under the provisions of the

Land Acquisition Act, 1570; and, on payment X of 1870.

by the committee of the compensation awarded under that Act, and of the charges incurred by the Government in connection with the proceedings, the land shall vest in the committee.

- Procedure for making rules under section 10, section 116 or section 145 shall, before making them, publish, in such manner as may in its opinion be sufficient for giving information to persons interested, a draft of the proposed rules, with a notice specifying a date at or after which the draft will be taken into consideration; and shall, before making the rules, receive and consider any objection or suggestion which may be made by any person with respect to the draft before the date so specified.
- (2) Every rule made under any of those sections shall be published in such manner as the Resident may direct; and such publication shall be conclusive proof that the rule has been made as required by this section.
- 151. A Court shall not take cognizance of an offence punishable under this Law, or the rules made under this Law, except on the complaint of the committee or of some person authorised by the committee in this behalf.
- Saving of prosecutions under other laws.

 Stitutes an offence against this Law or the rules made under it, or from being liable under that other law to any other or higher punishment, or penalty than that provided by this Law or the rules made under it:

Provided that a person shall not be punished twice for the same offence.

- Recovery of taxes, accovery of taxes, accovery of taxes, accovery of taxes, accovered, on application to a Magistrate having jurisdiction within the limits of the municipality, by the distress and sale of any moveable property within those limits belonging to the person from whom the money is claimable.
- Notification of intention to alter limits of municipality.

 Notification of intention to alter limits of municipality.

 notification, and in such other manner as he may determine, declare his intention—
 - (a) to exclude from a municipality any local area comprised therein and defined in the notification, or
 - (b) to include within a municipality any local area in the vicinity of the same and defined in the notification:

Provided that, where the local area is a military cantonment or part of a military cantonment, a notification shall not be published under this section in respect of it without the previous consent of the Governor-General in Council.

155. (I) Any inhabitant of a municipality or local area in respect of which a notification has been published under section

- 154 may, if he objects to the alteration proposed, submit his objection in writing to the Resident within six weeks from the publication of the notification, and the Resident shall take the objection into consideration.
- (2) When six weeks from the publication of the notification have expited, and the Resident has considered the objections (if any) which have been submitted under sub-section (1), the Resident may, by notification, exclude the local area from the municipality or include it therein, as the case may be.
- 156. (1) When a local area is excluded from a Effect of exclusion of municipality under section local area from municipality.
 - (a) this Law, and all rules, orders, directions and powers made, issued or conferred under this Law, shall cease to apply thereto; and
 - (b) the Resident shall, after consulting the committee, frame a scheme determining what portion of the balance of the municipal fund and other property vested in the committee shall vest in the Government for the benefit of the local area, and in what manner the liabilities of the committee shall be apportioned between the committee and the Government; and, on the publication of the scheme in the Residency Orders, the property and liabilities shall vest and be apportioned accordingly.
- (2) All property vested in the Government under sub-section (1) shall be applied under the orders of the Resident to discharging the liabilities imposed on the Government under that subsection, or for the promotion of the health, comfort, convenience or interest of the inhabitants of the local area.
- 157. When a local area is included in a Effect of including municipality under section local area in municipality.

 155, this Law, and all rules, orders, directions and powers made, issued or conferred under this Law and in force throughout the whole municipality at the time the local area is so included, shall apply to the local area.
- Powers exerciscable from time to time. conferred by this Law on the Governor-General in Council or on the Resident may be exercised from time to time as occasion requires.
- Saving of Act XI of 1879.

 Saving of Act XI of 1879.

 Local Authorities Loan Act, XI of 1879, as applied to the Hyderabad Assigned Districts.
- 160. Every member of a committee constituted

 Member of committee under this Law shall be
 to be municipal comdeemed to be a municipal
 commissioner within the
 meaning of every enactment for the time being
 in force.
- Vacancies and irregularity not affecting the or any proceeding taken under this Law shall not be questioned on account of any vacancy in a committee or irregularity not affecting the merits of the case.

CHAPTER X.

Exceptional Provisions.

162. (1) If it appears to the Resident that the

Power to except municipalities from operation of provisions of this Law regarding election.

circumstances of any municipal'ty are such that the provisions of this Low requiring that a certain proportion of

the members of a committee be elected are unsuited thereto, the Resident may, by notification, except the municipality, wholly or in part, from the operation of those provisions; and thereup in those provisions shall not apply, or shall only apply in part, as the case may be, to the excepted municipality until again applied thereto by a like notification of the Resident:

Provided that a notification shall not be issued under this section in respect of a municipality for which a committee has come into existence unless its issue has been sauctioned by the Governor-General in Council.

- (2) While the municipality continues to be excepted, wholly or in part, from the operation of the provisions mentioned in sub-section (1), the Resident may appoint such of the members of the committee as would otherwise have been elected.
- 163. (1) The Resident may, with the previous sanction of the Governor-Power to withdraw municipal area ait ge-ther from operation of this Law or Act 1V of General in Council, by notification, withdraw from the operation of this Law or Act IV of 1873 the area of any municipality constituted under this law or that Act.
- (2) When a notification is issued under this section in respect of any municipality, this Law or that Act, as the case may be, and all rules, byelaws, orders, directions and powers made, issued or conferred thereunder, shall cease to apply to the local area comprised in the municipality, the balance of the municipal fund and all other pro- . perty which at the time of the issue of the notification is vested in the committee shall vest in the Government, and the liabilities of the committee shall be transferred to the Government.
- (3) All property vested in the Government under sub-section (2) shall be applied under the orders of the Resident to discharging the liabilities imposed on the Government by that sub-section, 1 or for the promotion of the health, comfort, convenience or interest of the inhabitants of the local area comprised in the municipality.

W. J. CUNINGHAM,

for Secretary to the Government of India

DEPARTMENT OF FINANCE AND COMMERCE.

NOTIFICATIONS.

SEPARATE REVENUE.

STAMPS. Non-Junicipal EXEMPTIONS, &c.

Simla, the 5th November, 1886.

No. 4080.—Whereas under the terms of N :tification in the Department of Finance and Commerce, No. 3646, dated the 13th November, 1 :880, the Commissioners for making improvements in the Port of Calcutta have paid to the Collector of Stamp Revenue the sum of Rs. 2.141 as composition for the stamp-duty chargeable on the loan of Rs 4.23,200 which has been raised by the undermentioned debentures-

Nos. 3519 to 37.6 C. Ro. 10,000 each duted 1st April, 1/36 Nos 3527 to 3545 of Rs. 10,000 each dated

ist June, 1 36

1,00,000 No. 3540 of Rando of direct 1st. June, 1836 No. 3547 of Rando of direct 1st. June, 1386 No. 3548 to 1502 of Randoo of each dated

181 July, 1880

... 1,50,000

8.000

Therefore, in exercise of the powers conferred by Section 8 of the Indian Stamp Act, 1879, the Governor-General in Council has exempted the abovementioned debentures from payment of any stamp-duty with which they might otherwise be chargeable, whether on issue, renewal, subdivision, or consolidation.

SEPARATE REVENUE.

STAMPS.

JUDICIAL SUMES. LAIMPHONS, &c.

The 5th November, 1886.

No. 4083.—In exercise of the powers conferred by S tion 35 of the Court Fees Act, 1870, the Governor-General in Council is pleased to direct that the fee payable under that Act on a copy of an order passed under Section 26 of Act II of 1886 shall be limited to one anna.

J. F. FINLAY,

Offg. Secretary to the Government of India.

MILITARY DEPARTMENT.

Simla, the 5th N wember, 1885.

SPECIAL.

No. 728.—The following Notification by the Foreign Department is republished for information .-

NOTIFICATION.

No. 1835 F.

The 1st View mace, 1 6.

On the refurn to India of the AFGHAN POUND-ARY COMMISSION, the Governor-General in Council desires to place on record his high appreciation of the valuable services, rendered by officers and mendaring their two years' absence from British Territory.

COLONEL SIR WEST RIDGEWAY and the Political officers under his orders have shown skill, judgment, and tenacity in their endeavours to secure the primary objects of the COMMISSION, and the results obtained in other Departments have been highly satisfactory; while the Military Escort, composed of detachments of the 11th Bengal Lancers and 20th Punjab Infantry, have upheld throughous, by discipline, endurance, and good conduct, the credit of Her Majesty's Army.

The Governor-General in Council heartily congratulates the members of the COMMISSION up in the completion of their trying duty, and welcomes them back to the British Frontier.

APPOINTMENTS.

No. 720.—BRIGADE STAFF-

Major J. C. R. Glasgow, Suffolk Regiment, to be a Brigade-Major on the Establishment, vice Major H. A. Cherry, whose tenure of appointment has expired. Dated 21st October, 1886.

No. 730.—COMMISSARIAT DEPARTMENT—

Lieuten aut A. M. Caulii dd, Northumberland Fusiliers, to officiate as Sub-Assist aut Commissary-General for Transport, 2nd Class, utenant P. R. Mockler, Warwickshire Regiment, replaced at the disposal of the Comman fer-in-Chief for duty with his regiment. Dated 13th August, 1880.

No. 731.—STAFF CORPS -

The undermentioned officers appointed by the Secretary of State for India probationers for the Indian Staff Corps are posted as follows, with effect from the dates of their arrival in India:—

MADRAS STAFF CORPS.

Lieutenant A. F. P. Paxton, Yorkshire Regiment.

Lieutenant A. W. Newbold, Royai Sussex Regiment.

Lieutenant A. H. Allenby, York and Lancaster Regiment.

BOMBAY STAFF CORPS.

Lieuten int F. D. Behrend, West Riding Regiment.

FURLOUGH AND LEAVE.

No. 732.—The undermentioned officers are granted furlough out of India, with the necessary subsidiary leave:—

Lieutenant-Colonel J. R. Wilmer, Bengal S. C., Deputy Superinten Leat, 4th Grade, officiating 3rd Grade, Survey of India, (m. c.) for one year, under rules IX and XV of the regulations of 1863.

Conductor R. J. Wa'tmore, Ordnance Department, (p. a.) for one year, under rule I of the regulations of 4875.

No. 733.—The undermentioned offers are granted leave out of India under the leave rules for the Stail Corps, with edect from the dates on which they are repetively struck off duty:—

Captain M. C. Cooke-Collis, Bengal S. C., (Queen's Own) Corps of Guiles, Infantry, (p. a.) for 182 days. Pension service, fourteen years and 311 days.

Captain A. W. T. Radcliffe, Bengal S. C., 14th Bengal Infantry, (p. a.) for one year. Pension service,—thirteen years and 88 days.

No. 734.—Lieutenant A. W. Cripps, Leinster Regiment, Wing Officer, 20th Bengal Infantry, on probation, is permitted to proceed to England (m. c.), under clause 12, India Army Circulars, 1885.

No. 735.—The undermentioned officers have been granted extensions of furlough by the Secretary, of State for India:—

Lieutenant Colonel II. W. Webster, Bengal S. C., (p. a) for five months.

Major C. E. Hallet, Bengal S. C., (m. c.) for two months.

Major the Hon'ble G. C. Napier, C.I.E., General List, Infantry, (m. c.) for six months. Captain R. C. Maxwell, R.E., (p. a.) for 274

Promotions.

No. 735. -The f promotions are made, subject to Her Majesty's approval:-

To be Colonels in the Army.

Lieutenant-Colonel Charles Alfred Moore, Bombay Cavalry, -4th November, 1886. Lieutenant-Colonel Charles Campbell Hewetson, Madras S. C.,-4th November, 1886.

BENGAL STAFF CORPS.

To be Major.

. Captain William Hutt Curzon Wyllie, C.I.E.,—30th October, 1886.

BUNGAL ARMY.

To be Lieutenant-Colonels.

Major and Brevet Lieutenant-Colonel Davie Henry Robertson, General List, Intantry,— 4th November, 1889.

Major Andrew McCrae Bruce, General List, Infantry,—4th November, 1886.

MEDICAL DEPARTMENT.

To be Brigade-Surgeon.

Surgeon-Major James Hunt Condon, M.D., vice Brigade-Surgeon J. Fairweather, retired. Dated 19th October, 1880.

No. 737.- NATIVE ARMY-

No. 1, Bengal Mountain Battery. .

Jemadar Jáfar Shah, from No. 3 (Peshawar) Mountain Battery, Punjab Frontier Force, to be Subadar;

Quartermaster and Pay-Havildar Solúkhan Singh, from No. 3 (Peshawar) Mountain Battery, Punjab Frontier Force, to be Jemadar;

Jemadar; Havildar Késar Singh, from No. 1 (Kohat) Mountain Battery, Punjab Frontier Force, to be Jemadar.

No. 2. Bengal Mountain Battery.

Havildar Alam Shére, from No. 2 (Derajat) Mountain Battery, Panjab Frontier Force, to be Jemadar;

Havildar Emán Ali Sháh, from No. 2 (Derajat) Mountain Battery, Punjab Frontier Force, to be Jemadar,—

with effect from the 5th November, 1886.

No. 738.—Punjab Frontier Force—

1st Sikh Infantry.

Drill-Havildar Sonú to be Jemadar, vice Jemadar Shamsúddín, transferred to the Burmah Police, with effect from the 6th October, 1886.

REWARDS.

No. 739.—Good Service Pensions—

It is notified that, on the recommendation of the Government of India, Her Majesty's Government has been pleased to confer a good service pension on the undermentioned officer,; with effect from the date specified:

From the 16th June, 1886, in room of Colonel Bendyshe Walton, C.I.E., Bengal S. C., succeeded to the Colonel's allowance.

COLONEL (BRIGADIER-GENERAL) FRANCIS BOOTH NORMAN, CB.

Dates of Commissions.

Eneign	·	8th December, 1242.
L cutenant		17th April, 1/5).
Brevet Captain		Tab February, 1 or.
Captain		28th June, 1 201.
Brevet Major	•••	Toth November, 1
Major		8th December, 1 5t,
Lieutenant-Colonel	•••	Silva December, 1/71.
Brevet Colonel	•••	2 2nd November, 1 3 ap.

Appointments.

Regimental duty, late 14th Regiment Native In antix.

From 1st May, 1330, to 23rd March, 15-3. Executive Engineer, Public Works, Department, from 24th March to 13th November, 1855

Regimental duty, from 14th November, 1375 to 24th

April, 1858. Deputy-Assistant Quarterm (ster-General, Bengal, from

25th April, 1858, to 9th April, 1903. Assistant Quartermaster-General, Bengal, from 1 ath

Assistant Quartermaster-General, Bengal, from 15th April, 1805, to 16th April, 1768. Second-in-Command, 24th Punjab Infantry, from 1st June, 1863, to 7th August, 1879. Commandant, 24th Punjab Infantry, from 7th August, 1879, to 25th April, 1875.

Commanding Mooltan Brigade, from 25th October, !

1880, to 25th February, 1881. General duty, from 20th April to 15th June, 1985.

Commanding Peshawar District, from 11th June to 28th October, 1885.

Commanding 1st Brigade, Burma Field Force, from-29th October, 1885, to 12th May, 1886. Commanding Sialkot Brigade, from 13th May, 1886, to date.

War Services.

Indian Mutiny, 1857.—At Ferozepore.— Medal.

North-West Frontier of India, 1863.— Operations in the Umbevla Pass, storming of the Conical Hill, and destruction of Lálú .-Despatches, G. G. O. 76 of 1864; Medal with clasp.

Bhoolan Campaign, 1864-65-66.-Capture of four stockades in Gooroogaon Pass, recapture of Diwangiri, advance on Tongsoo, and capture of Sulecka.—Clasp; Brevet of Major.

Hazara Campaign, 1808.—Clasp.

Afghan War, 1878-70 80 -2nd Bazar Valley Expedition; defence of Jagdalak, and operations against Asmatoolah Khan. March from Kabul to Kandahar, and battle of Kandahar, 1st September, 1880.—Despatches, G. G. O. 610 of 1879, 177 and 582 of 1880; Medal with clasp, Brouze Star, C.B., Brevet of Colonel.

Burma Campaign, 1885-86.

O. R. NEWMARCH, Major-General, Secretary to the Government of India.

MILITARY DEPARTMENT.

NOTIFICATION.

Simla, the 5th November, 1886.

Under clause 26 of the Regulations appended to the Regimental Debts Act of 1863, it is notified that reports of the deaths of the undermentioned commissioned officers, on the dates specified, were received in the Military Department between the 30th October and the 5th November, 1880:

Corps.	Rank and Names.	Date of Decease.	Place of Decease.	Testate or Intestate.	Remarks.
	- '-				
The Connought, Rangers	s - Captain D. J. N. Webb	eth October,	jollundar	•••	I
Bombay Staff Corps (in Central India Horie).	nd Lieutenant G. K. Daly ·	21 d. October,	Poona	•••	:
				_	

Statement of Deposits on account of Estates between the 23rd October and the 5th November, 1886

On whose account.	!	Rank.	ļ	Corps.	Date of Decease.	Testate or Intestate.	;	uncl an dep	otal Lime witeo	d 1.	Amount paid claims in India. be received.
							Į.	₹s.	۸.	P.	1
Thomas Joseph Willans	1	Magor			4th July, 1886						
Hibbert Sullivan Parker	! 5	Surgeon		Medical Staff	1st August, 1886	Intestate	į	0	o	u	
Charles Lysons*	[1	Lieutenant	••••	Royal Welsh Fusiliers.	, 19th April, 1880	Will left	; y.	,182	7	8	5th January, 1887.

* Next-if-kin,—General Damel Lysons, 22 Warwick Square, London, W. Executors—Lieutenant II, Lysons, v.C., Scottish Rifles, Aldershot, England, and Lieutenant A. C. King, Royal Welsh Fusihers.

PUBLIC WORKS DEPARTMENT.

NOTIFICATIONS.

Simla, the 1st November, 1886.

No. 295.—Captain E. A. Waller, R.E., Examiner of Public Works Accounts, Hyderabad, is granted furlough out of India for one year, under Chapter V. Section 50, of the Civil Leave Code.

The 2nd November, 1886.

No. 297.—It is hereby notified that in Railway Despatch No. 85, dated 30th September, 1886, Her Majesty's Secretary of State for India has accorded sanction to the revised estimates, amounting to Rs. 1,88,00,000, of the cost of constructing the Bellary-Kistna State Railway.

No. 298.—Major F. Firebrace, R.E., Superintending Engineer, 1st Class, temporary rank, and Under-Secretary to the Government of India in the Public Works Department, is appointed to officiate as Consulting Engineer for Railways, Bombay, during the absence of Major-General I. F. Hancock, R.E., or until further orders.

No. 200.—Captain H. Clarke, R.E., Examiner, attached to the Office of the Examiner of Accounts, Military Works, is appointed Examiner, Public Works Accounts, Hyderabad, vice Captain E. A. Waller, R.E., proceeding on furlough.

The 3rd November, 1886.

No. 300.—Mr. F. L. Dibblee and Mr. T. E. Owen, Executive Engineers, 1st Grade, State Railways, are transferred from the Establishment under the Government of Bengal to that under the Chief Commissioner of Burma.

No. 301.—Mr. E. C. Elliot, Executive Engineer, 4th Grade, temporary rank, State Railways, is transferred from the Establishment under the Director-General of Railways to that under the Chief Commissioner of Burma.

No. 302.—Mr. W. E. Newham, Assistant Engineer, 1st Grade, State Railways, is on return from furlough placed at the disposal of the Chief Commissioner of Burma.

No. 303.—Mr. H. T. Wadley, Assistant Engineer, 2nd Grade, State Railways, is transferred from the Establishment under the Director-General of Railways to that under the Chief Commissioner of Burma.

No. 304.—Captain G. F. Wilson, R.E., Assistant to the Director-General of Railways, is placed in charge of that portion of the Office of the Accountant-General, Public Works Department, which will remain at Simla.

TELEGRAPH.

The 2nd November, 1886.

No. 296.—The Governor-General in Council is pleased to make the following officiating appointments in the Indian Telegraph Department, during the absence on leave of Mr. A. J. Leppoc Cappel, Director-General of Telegraphs in India:

Colonel H. A. Mallock, B.S.C., Deputy Director-General, as Director-General, and Mr. W. R. Brooke, Director, as Deputy Director-General, of Telegraphs.

This cancels Public Works Department Notification No. 280, dated 22nd October, 1886.

W. S. TREVOR, Colonel, R.E., Secretary to the Government of India.



The Gazette of India.

PUBLISHED BY AUTHORITY.

SIMLA, SATURDAY, NOVEMBER 6, 1880.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART IV.

Acts of the Governor General's Council assented to by the Governor General.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

[Third publication.]

The following Act of the Governor-General of India in Council received the assent of His Excellency the Governor-General on the 22nd October, 1886, and is hereby promulgated for general information:—

ACT NO. XXIII OF 1886.

An Act to amend the Dekkhan Agriculturists'
Relief Acts, 1879 to 1882.

WHEREAS it is expedient to amend in manner hereinafter appearing the Dekkhan Agriculturists' Relief Acts, 1879 to 1882; It is hereby enacted as follows:—

- 1. (I) This Act may be called the Dekkhan

 Agriculturists' Relief Act,
 1886; and it and the Dekkhan Agriculturists' Relief

 Acts, 1879 to 1882, may be cited collectively as the
 Dekkhan Agriculturists' Relief Acts, 1879 to 1886.
- (2) This Act shall come into force on the first day of January, 1887.
 - 2. In this Act, unless there is something repugnant in the subject or context,—

"section" means a section, and "chapter" a
TH of 1879. chapter, of the Dekkhan Agriculturists' Relief Act,
III of 1879, as amended by the Dekkhan Agriculturists'
Relief Act, 1881, and the Dekkhan Agriculturists'
Relief Act, 1882.

- 3. To section 1 the following shall be added after the word "Ahmadnagur", namely:—
 - "but may, from time to time be extended wholly or in part by the Local Government, with the previous sanction of the Governor-General in Council, to any other district or districts in the Presidency of Bombay."

- 4. To section 2 the following shall be added, Addition to section 2. namely:—
 - "5th.—' Lease' shall be deemed to include a counterpart, kabuliyat, an undertaking to cultivate or occupy and an agreement to lease.
 - "6/h.—'Standing crops' shall be deemed to include garden-produce attached to trees or to the soil."
- 5. In section 3, clause (y), the word "and" shall be substituted for the word "or" where the latter word occurs between the word "foreclosure" and the word "sale".
- 6. In section 12, for the words "the Court snall,

 Amendment of section 12. if the amount of the credition 12. tor's claim is disputed, enquire", the following shall be substituted, namely:—
 - "the Court, if the amount of the creditor's claim is disputed, shall examine both the plaintiff and the defendant as witnesses, unless, for reasons to be recorded by it in writing, it doesns it unnecessary so to do, and shall enquire".
- 7. In section 22, for the words "No agriculAmendment of section 22: shall be attached or sold" the
 following shall be substituted, namely:—.

"Immoveable property belonging to an agriculturist, other than his standing crops, shall not be attached or sold".

Addition to section 40.

8. To section 40 the following shall be added, namely:-

"A Conciliator empowered by the Local Government in this behalf may, instead of inviting, direct the person against whom the application is made to attend at the time and place either first or subsequently fixed.

or a person against whom an fails to be present or attend lace specified in a direction proneiliator under this section, he to have committed an offence

XLV of 1860. under section 174 of the Indian Penal Code.

9. To the proviso to sec-Addition to provise to section 56. tion 56 the following shall be added, namely :-

III of 1877.

- "or to any instrument required by section 17 of the Indian Registration Act, 1877, to be registered under that Act."
- 10. (1) The last twenty-two words of the Amendment of, and second paragraph of section addition to, section 58. 58, from "and a certified copy " to " more than one ", are repealed.
- (2) In the third paragraph of the same section, the words "and each such copy" are repealed.
- (3) After the same section the following shall be added, namely:-
 - "A certified copy of any entry in the register shall be granted by the Village-Registrar, free of charge, on the application of any party to the instrument to which the entry relates, or of his agent or representative, and the copy shall be admissible as evidence of the contents of the instrument."
- 11. After Chapter VIII and section 63 the New chapter and sec- following shall be inserted, namely:tion to follow Chapter VIII and section 63.

"CHAPTER VIII A.

"REGISTRATION OF INSTRUMENTS REFERRED TO IN SECTION 17 OF THE INDIAN REGISTRATION Act, 1877.

"63A. (1) When an agriculturist intends to execute any instrument re-Mode of execution by quired by section 17 of the agriculturiets of instru-Indian Registration Act, ents required to be registered under Act III of 1877. 1877, to be registered under that Act, he shall appear

before the Sub-Registrar within whose sub-district the whole or some portion of the property to which the instrument is to relate is situate, and the Sub-Registrar shall write the instrument,

or cause it to be written, and require it to be executed, and attest it and, if the executant is unable to read the instrument, cause it to be further attested, and otherwise act, in accordance with the procedure prescribed for a Village-Registrar by sections 57 and 59 of this Act, and shall then register the instrument in accordance with the provisions of the Indian Registration III be Act, 1877.

- "(2) An instrument to which sub-section (1) applies shall not be effectual for any purpose referred to in section 49 of the Act last-mentioned unless it has been written, executed and attested in the manner provided in that sub-section.
- 12. (1) In section 72, for the words "under this Act", where they first occur, the words "of the description mentioned in section 3, clause (w)," shall be substituted.
- (2) In the same section, the words "not being merely a surety for the principal debtor" are repealed.
- (3) For the proviso to the same section the following shall be substituted, namely:-
 - " Provided that nothing in this section shall-
 - "(i) apply to a suit for the recovery of money from a person who is a surety merely of the principal debtor if the principal debtor was not, at the time when the cause of action arose, an agriculturist,
 - "(ii) revive the right to bring any suit which would have been barred by limitation if it had been instituted immediately before this Act comes into force.'
- 13. Notwithstanding anything in the last foregoing section of this Act, Limitation of certain the period of limitation for any suit which may be in-. stituted within two years from the coming into force of this Act, and to which, if this Act had not been passed, section 72 of the Dekkhan Agriculturists' Relief Act, 1879, as amended by XVII of the Dekkhan Agriculturists' Relief Act, 1891, XXIIIof would have applied, shall be the period prescribed by that section.

S. HARVEY JAMES,

Offg. Secretary to the Government of India.

The following Report of the Select Committee on the Bill to amend the Dekhan Agriculturists' Relief Acts, 1879 to 1882, was presented to the Council of the Governor-General of India for the purpose of making Laws and Regulations on the 21st October, 1886 :-

LEGISLATIVE DEPARTMENT.

WE, the undersigned, Members of the Select Committee to which the Bill to amend From Mr. P. R. Desai, Pleader, District Court, Satára, dated 30th August, 1886 [Paper No. 1].

Memorandum by Mr. P. B. Desai, Pleader, District Court, Satára, dated 9th September, 1886 [Paper No. 2].

From Acting Under Secretary to Government, Bombay, No. 64P., dated 7th October, 1886, and enclosures [Papers No. 3].

the Dekkhan Agriculturists' Relief Acts, 1879 to 1882, was referred, have considered the Bill and the papers noted in the margin, and have now the honour to submit this our Report.

- 2. We, have, on the suggestion of the Governor of Bombay in Council, defined the expression "standing crops," and so amended section 58 that, while the whole of an instrument will be copied by the Village-Registrar into his register, it will not be incumbent on him to deliver a certified copy of the instrument, or of the copy of it in the register, to the parties except on their application.
- 8. We have corrected, in section 3, clause (y), a misprint which has been brought to our notice by the Officiating Special Judge.

- 4. We have added to the Bill a section in the terms of section 19, Act XXII, 1882 in order that persons having claims of the description mentioned in section 3, clause (x) may not be prejudiced by the application of the special rules of limitation prescribed in section 72 being restricted to suits of the description mentioned in section 3, clause (w).
 - 5. The publication ordered by the Council has been made as follows:-

In English.

Gazette of India ... 21st and 28th August, and 4th September, 1886.
Bombsy Government Gazette ... 26th August, 1886.

In the Vernacular.

Province.

Bombay ... Marúthi ... 16th Septomber, 1886.

6. We do not think that the measure has been so altered as to require re-publication, and we recommend that it be passed as now abended.

T. C. HOPE,

The 19th October, 1886.

C. P. ILBERT,

S. HARVEY JAMES,

Offg. Secretary to the Government of India.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

[Third publication.]

The following Act of the Governor-General of India in Council received the assent of His Excellency the Governor-General on the 22nd October, 1886, and is hereby promulgated for general information:—

ACT NO. XXIV OF 1886.

An Act to extend the Glanders and Farcy Act, 1879, to the Bombay Presidency.

EAS it is expedient that the Glanders and Farcy Act, 1879, should extend to the territe d by the Governor of Bombay in Council; It is hereby enacted as follows:—

1. The words "the Governor of Bombay in Council" in section 1 of the Glanders and Farcy Act, 1879, are hereby repealed.

S. HARVEY JAMES,

Offg. Secretary to the Government of India.



PUBLISHED BY AUTHORITY.

SIMLA, SATURDAY, NOVEMBER 6, 1886.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART V.

Bills introduced into the Council of the Governor General for making Laws and Regulations, or published under Rule 22.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

[Third publication.]

The following Bill was introduced into the Council of the Governor-General of India for the purpose of making Laws and Regulations on the 21st October, 1286:-

No. 26 of 1886.

A Bill to regulate the supply of electricity for lighting and other purposes.

Whenever it is expedient to regulate the supply of electricity for lighting and other purp ses; It is hereby enacted as follows :-

1. (1) This Act may be Short Citle, extent and called the Electricity Supply commencement. Act, 1857.

- (2) It shall extend to the whole of Pritish India; and
 - (3) It shall come into force at once.
 - 2. In this Act, unless there is something repugnant in the subject or context,---
- (I) "electricity" includes galvanism, magnetism, magneto-ela tricity and electro-magnetism:
- (2) "telegraph", "mersage", "telegraph line", "p. st", "telegraph authority" and "local authority" have the meanings respectively assigned to those expressions in the Indian Tele-I of 1885, graph Act, 1885; and

(3) "purpose" includes any purpose except the transmission of a message or the use of elec-

tricity in medical treatment.

3. Save as provided in this Act, electricity Prohibition of supply shall not be supplied for a price by any person for any of electricity without purpose without a license license,

from the Governor-General in Council authorizing the person in that behalf.

- 4. (1) The Governor-General in Council may Grant and contents from time to time license any person to supply electricity for any purpose, and in any local area, specified in the license.
- (2) The license may prescribe the duties of the licensee and provide for the revocation of the license on his failure to perform any of those duties, and generally may contain such regulations and conditions as the Governor-General in Council thinks expedient.
- (3) By a licen e granted under this section the Governor-General in Council may, subject to such conditions as he thinks fit to impose, confer on the licensee, with respect to the placing of appliances and apparatus for the stoply of electricity, any of the powers which the telegraph authority possesses under the indian Telegraph Act, 1885, with respect to the placing of telegraph XIII of 1 lines and posts for the purposes of a telegraph established or maintained by the Government or to be so established or maintained.
- (1) The Governor-General in Council may from time to time amend, add to or cancel any of the regulations and conditions contained in a license, and withdraw any of the powers conferred by a license or impose amended or additional conditions with respect to the exercise of those powers.
- 5. (1) Section 3 shall not apply to any person Supply of electricity supplying electricity for any by certain persons withpurpose in any local area at out license. the time of the passing of this Act so far as regards the supply of electricity for that purpose within that area.
- (2) If any question arises with respect, to the purpose or the local area for or in which electricity was being supplied at that time, it shall be decided by an authority to be appointed by the Governor-General in Council in that behalf, and the decision of that authority on the question shall be

- 6. (1) Notwithstanding anything in the last foregoing section, the Gov-Grant of licenses to ernor-General in Council those nersons. may, on the application of any person supplying electricity for any purpose in any local area at the time of the passing of this Act, grant to the person a license for that purpose in that area under the provisions of section 4.
- (2) Where a license is granted under sub-section . (1), it shall supersede any engagement between the person to whom it is granted and any local authority with respect to the conditions on which electricity may be supplied by that person for the purpose, and in the local area, specified in the

Penalty for supplying electricity without license 7. If a person does either of the following things, or contravening license. namely,-

- (a) being a person to whom section 3 is applicable, supplies electricity for a price without a license, or,
- (b) having a license under this Act, commits or suffers to be committed a breach of any duty prescribed in the license or of any regulation or condition contained therein.

he shall be punished with fine which may extend to one thousand rupees, and, in the case of a continuing offence, with a further fine which may extend to two hundred rupees for every day during which the electricity is supplied or the breach of the duty, regulation or condition continues.

- 8. (1) The Governor-General in Council may from time to time make such Power to make rules. rules as he thinks expedient for protecting the public in person and property from injury by reason of contact with, or the proximity of, appliances or apparatus used in the supply of electricity, and for preventing telegraph lines from being injuriously affected by any of those appliances or apparatus.
- (2) A rule under this section may apply to the appliances and apparatus of a person not having twice for the same offence.

- a license under this Act as well as to those of a person having a license thereunder.
- (3) In making a rule under this section, the Governor-General in Council may direct that a breach of it shall be punishable with fine which may extend to one thousand rupees and, in the case of a continuing breach, with a further fine which may extend to two hundred rupees for every day during which the breach continues.
- 9. (1) The Governor-General in Council shall, before making rules under Procedure for making the last foregoing section, publish, in such manner as he deems sufficient, a draft of the proposed rules for the information of persons likely to be affected thereby.
- (2) There shall be published with the draft a notice specifying a date at or after which the draft will be taken into consideration.
- (3) The Governor-General in Council shall receive and consider any objection or suggestion which may be made by any person with respect to the draft before the date so specified.
- (4) The publication in the Gazette of India of a rule purporting to be made under the last foregoing section shall be conclusive proof that it has been duly made.
- (5) Rules under that section may from time to time be amended, added to or cancelled by the Governor-General in Council.
- 10. Nothing in this Act shall prevent any Saving of prosecu-tions under other laws. ted under any other law for ted under any other law for any act or omission which constitutes an offence under section 7 or against a rule under section 8, • or from being liable under that other law to any other or higher punishment or penalty than that provided by section 7 or a rule under section 8:

Provided that a person shall not be punished

STATEMENT OF OBJECTS AND REASONS.

THE primary object of this Bill is to empower the Governor-General in Council to make rules (a) for protecting the public in person and property from injury by reason of contact with, or the proximity of, appliances or apparatus used in the supply of electricity for lighting, and (b) for preventing telegraph-lines from being injuriously affected by any of those appliances or apparatus.

The danger to the public from electric light connections arises from the fact that currents of great strength are used in the production of the light, the currents being powerful enough to cause death to any person, or set fire to any inflammable material, coming in contact with the wires while the currents are passing, that is to say, while the lamps are Protection may be afforded either by placing these wires or connections in such a being used. position that contact with them is impossible, or by so covering them with insulating material that contact with them is innocuous.

Interference with telegraph and telephone signals is caused by obstructive currents being induced in the telegraph and telephone wires when the electric light wires pass within a certain distance of them. The remedy is to arrange that the electric light wires shall be placed sufficiently far off. It is impossible of course to determine what the safe distance is without knowing the strength of the current employed for the electric light, which again varies with the number of lamps in circuit, but the distance can be determined from time to time with reference to the maximum current to be used in any particular local area.

A company desiring to supply electricity in any local area for any purpose must, if any was not supplying it in that area for that purpose at the time of the passing btain a liceuse from the Governor-General in Council. By this license the Governor-General in Council may impose such regulations and conditions as he thinks expedient, and confer on the licensee, with respect to the placing of appliances and apparatus for the supply of electricity, any of the powers which the telegraph-authority possesses under the Indian Telegraph Act, 1885, with respect to the placing of telegraph lines and posts for the purposes of a telegraph established or maintained by the Government or to be so established or maintained.

Companies which were supplying electricity in any local area for any purpose at the time of the passing of the Act may elect to continue supplying it without a license, and therefore without the obligations which may be imposed, or the privileges which may be conferred, by a license.

. The 21st October, 1886.

T. C. HOPE.

S. HARVEY JAMES,
Offg. Secretary to the Government of India.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

[Third publication.]

The following Report of the Select Committee on the Bill to amend the law relating to Civil Courts in Bengal, the North-Western Provinces and Assam was presented to the Council of the Governor-General of India for the purpose of making Laws and Regulations on the 21st October, 1886:—

Preliminary Report on the Bengal Civil Courts Bill, 1881.

THE Bill to amend the law relating to Civil Courts in Bengal, the North-Western Provinces and Assam was introduced into the Council of the Governor-General by the Hon'ble Mr. Stokes in 1851, was referred to a Select Committee and was circulated for opinion, but its further progress was suspended in consequence of a proposal to establish appellate benches in Bengal. That proposal having been abandoned for the present, the opinions on the Bill of 1851 have been examined, and most of the recommendations in them incorporated in the amended copy of the Bill which accompanies this Report.

The few recommendations which have not been adopted have reference to the relation of Courts of Small Causes to District Courts, and will be best considered in connection with the Provincial Small Cause Courts Bill, 1885. I propose therefore to move at the next meeting of Council that all members of the Select Committee appointed to consider and report on that Bill who are residents of, or are or have been officially connected with, Bengal, the North-Western Provinces or Assam be added to the Select Committee on the Courts Bill to which this Preliminary Report relates.

- 2. The following portions of the amended Bill seem to call for remark:-
- (a) Section 5.—A sub-section has been added on the advice of the Government of the North-Western Provinces and Oudh for the purpose of removing any doubt there may be as to the competence of a Local Government to appoint a Judge of a Court of Small Causes to be a Subordinate Judge, or to appoint a District Judge or Subordinate Judge to discharge temporarily the functions of another District Judge or Subordinate Judge, as the case may be, in addition to the performance of his own duties.
- (b) Section 7.—The powers vested in the High Courts at Fort William and Allahabad by the Statute 21 & 25 Vic., cap. 104, section 15, seem to render it unnecessary to provide in this and other sections of the Bill that a District Judge is in all matters connected with the administration of the Courts to act under the control of the High Court, the District Judge being already in those matters under the obligation of obeying any instructions which the High Court may be pleased to issue.
- (c) Section 8.—It has been objected that the provision of the Act of 1871 which requires an Additional Judge or Subordinate Judge in charge of the office of a District Judge to discharge "such of the current duties thereof as are connected with the filing of suits and appeals, the issue of processes and the like functions," is too indefinite, and has in practice resulted in inconvenience and loss to parties. An attempt is made in sub-section (2) of section 8 of the revised Bill to define more particularly the powers which an Additional Judge or Subordinate Judge in charge of the office of a District Judge may exercise.
- (d) Section 9.—Objection has been taken by the High Court for the North-Western Provinces to the words "on leave" in section 9 of the Act of 1871, and to the words in the same section which empower the District Judge to transfer cases only to his own Court or to the Court of a Subordinate Judge. The High Court points out that a Subordinate Judge may be absent from his district otherwise than on leave, as, for instance, on deputation to another district, and that, where, as occasionally happens, the Court of a Subordinate Judge is for any tract of country the Court of lowest jurisdiction, it may be convenient to transfer cases from his Court to that of a Munsif. The section has in these respects been amended, and two sub-sections (3) and (4) have been added, the former being supplementary to the amendment of sub-section (1), and the latter designed to remove a difficulty which has been felt in the North-Western Provinces.
- , (e) Section 10.—The expression of this section, which was inaccurate in the Act of 1871, has been amended in the manner proposed by Mr. Justice Prinsep.
 - (f) Section 11.—This section has been modified in accordance with the recommendations of the Lieutenant-Governor of Bengal, the Chief Commissioner of Assam and Mr. Justice Prinsep.

- (9) Section 16.—A sub-section has, on the suggestion of Mr. Justice Prinsep, been added to meet the case of officers in the territories referred to in section 11 who dispose of civil business while on tour at any place within the local limits of their jurisdiction.
- (h) Section 17.—On the suggestion of Mr. Justice Field, a sub-section has been added to the effect that a judicial act shall not be invalid by reason only of its having been done on a holiday.
- (i) Section 18.—This section has been so drawn as to remove difficulties experienced in Bengal, the North-Western Provinces and Assam in the working of the corresponding section of the Act of 1871.
- (j) Section 21.—A sub-section has been added with reference to the cases at 13 B. L. R. 376; 10 B. L. R., App., 30; 19 W. R. 201; and 8 C. L. R. 6.
- (k) Section 22.—Sub-section ", of this section has been re-drawn with advertence to the cases at 18 W. R. (F. B. 261; 18 W. R. 316; and 19 W. R. 131.

Sub-section (3) has been added on the suggestion of Mr. Justice Prinsep.

- (1) Section 23.—The case at 1. L. R. 7 All. 775 suggests an expansion of this section.
- (m) Section 25.—Sub-section (1) will empower the District Judge to transfer appeals from orders of Munsifs, as well as from their decrees, to Subordinate Judges.

Sub-section (2) has, on the suggestion of Mr. Justice Prinsep, been so drawn as to enable the District Judge to transfer to any other competent Court under his control an appeal withdrawn from the Court of a Subordinate Judge.

Sub-section (3) is suggested by the cases at 16 W. R. 235 and 18 W. R. 292.

- (n) Section 26.—This section has been amended in several particulars. It is proposed, on the suggestion of Mr. Justice Field, that the order of the High Court may be either general or special; on the suggestion of Mr. Justice Prinsep, that the High Court may authorise a Subordinate Judge or Munsif to take cognizance of the proceedings mentioned in the section; on the suggestion of the Government of the North-Western Provinces and Oudh, that references by Collectors under section 322C of the Code of Civil Procedure should be added to the list of proceedings; and on the suggestion of the same Government and of Mr. Justice Field and Mr. Justice Maclean, that several of the proceedings specified in section 26 of the Bill of 1881 should be excluded therefrom.
- (e) Section 27.—On the suggestion of Mr. Justice Prinsep, it is proposed that appeals from orders passed by Subordinate Judges in proceedings mentioned in section 26 shall, when appeals are permitted, lie to the High Court.
- (p) Section 34.—With respect to section 35 of the Bill of 1881, Mr. C. J. Daniell, District Judge of Moradabad, recorded the following remarks:—

"I consider it essential to the efficiency of the ministerial officers of the subordinate Civil Courts in a judge-ship that a stream of promotion should be maintained from the lowest to the highest grade of these officials throughout the judgeship. If this is secured, every hard-working man knows that there are several appointments to which he can aspire, the field for his promotion is widened, and he is more encouraged to do his work well than if he had only to look to the rare vacancies in a single mansifi for advancement. On the other hand, the Judge can promote any man from any one of several situations to any other that he may be qualified for in the whole judgeship, and a stimulus is provided to efficient and industrious work which is entirely absent if the Judge can promote no one but the officials of his own office, or if, in order to promote a deserving man in a munsifi, he is obliged to place him over the heads of other men in his own office, without being at the same time able to provide any of his own officials with a step on promotion in any of the munsifis subordinate to him.

"There can, I think, be no doubt that better men are obtainable and better work done in a wide than in a narrow field of work; but this section (35), as it stands, reduces the area over which a subordinate official's career extends within the most confined limits.

"In former times, when the subordinate Civil Courts were never inspected, something might be said in favour of allowing Munsifs to nominate and promote the officials of their own Courts; but in these days Munsifs are frequently changed, while Judges are seldem changed, and a judgeship is becoming more and more the unit of judicial administration. It is as well that this should be so, for such a condition is an incentive to a more careful supervision on the part of a Judge over his subordinates, and consequently to better work on the part of all below him. This incentive, however, will fail to act if the area of nomination and selection in a judgeship is confined to single munsifis instead of extending to all the Courts in the judgeship."

The Government of the North-Western Provinces expressed concurrence in Mr. Daniell's remarks, as the Government of Bengal did in similar remarks recorded by Mr. Justice Field.

- (q) Section 35.—This section provides for the case of Civil Court amins and the joint process-serving establishments now maintained throughout Bengal and the North-Western Provinces under the superintendence of central nazirs and the control of the District Judge.
- (r) Section 38.—The addition to this section was suggested by Mr. Justice Oldfield.
- (a) Section 40.—This section seems to be required for the purposes of applications under section 108 of the Code of Civil Procedure and other proceedings not referred to in sections 623 and 649 of that Code.

The publication ordered by the Council has been made as follows:-

In English.

Gazette. Date. 8th, 15th and 22nd October, 1881. Gazette of India 19th and 26th October, and 2nd November, 1881. Calcutta Gazette North-Western Provinces and Oudh Govern-15th, 22nd and 29th October, 1881. ment Gazette 5th, 12th and 19th November, 1841. Arsam Gazette

In the Vernacular.

Province. Language. Date. ... 26th November, and 3rd and 10th December. North-Western Provinces and Oudh ... Urdu

4. I am of opinion that the Bill as amended should be re-published.

The 19th October, 1886.

C. P. ILBERT.

No. II.

THE BENGAL CIVIL COURTS BILL, 1881.

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No. II.

A Bill to consolidate and amend the law relating to Civil Courts in Bengal, the North-Western Provinces and Assam.

WHEREAS it is expedient to consolidate and amend the law relating to Civil Courts in Bengal, the North-Western Provinces and Assam; It is hereby enacted as follows:—

CHAPTER I.

PRELIMINARY.

- It VI of Short title, local extent, commencement and application.

 1. (1) This Act may be called the Bengul Civil Courts Act, 1867.
 - (2) It extends to the territories for the time being respectively administered by the Lieutenant-Governor of Bengal, the Lieutenant-Governor of the North-Western Provinces and the Chief Commissioner of Assam, except such portions of those territories as for the time being are not subject to the ordinary civil jurisdiction of the High Courts and except the Jhánsí Division; and
 - (3) It shall come into force on the first day of April, 1887.
 - (4) Except this section and sections 17, 23, 28, 40 and 41, nothing in this Act applies to Courts of Small Causes established under the Provincial Small Cause Courts Act, 1887.

2. (1) The Bengal Civil Courts Act, 1871, and Act No. XIX of 1877 (to enable certain District Judges

to suspend and remove certain ministerial officers, and for other purposes), section 1, are hereby repealed:

- (2) But all appointments, nominations, rules and orders made, jurisdiction and powers conferred, and lists published under the Bengal Civil Courts Act, 1871, or any enactment thereby repealed, shall be deemed to be respectively made, conferred and published under this Act; and
- (3) Any enactment or document referring to the Bengal Civil Courts Act, 1871, or to any enactment thereby repealed, shall be construed to refer to this Act or to the corresponding portion thereof.

CHAPTER II.

CONSTITUTION OF CIVIL COURTS.

- VI of Sa. The Local Government may reduce, and, with the previous sanction of the Governor-General in Council, increase, the number of District Judges and Subordinate Judges now fixed.
- 4. The Local Government may, subject to the set.

 Number of Munsifs. control of the Governor-General in Council, alter the number of Munsifs now fixed:

Provided that, except in the case of Munsifs of a grade the salary of which does not exceed two hundred and fifty rupees per mensem, an increase of the number of Munsifs now fixed shall not be made by the Local Government without the previous sanction of the Governor General in Council.

- Varancies in District Subordinate Judge is vacant 1871, c or Subordinate Judge by reason of the death, resignation or removal of the Judge or other cause, or whenever the Governor General in Council has sanctioned an increase of the number of District Judges or Subordinate Judges, the Local Government shall fill up the vacancy or appoint the additional District Judges or Subordinate Judges, as the case may be.
- (2) Nothing in this section shall be construed to prevent a Local Government from appointing any Judge of a Court of Small Causes to be also a Subordinate Judge, or from appointing a District Judge or Subordinate Judge to discharge, for such period as it thinks fit, in addition to the functions devolving on him as such District Judge or Subordinate Judge, all or any of the functions of another District Judge or Subordinate Judge, as the case may be.
- Vacancies in Munsifships.

 Or whenever the Local Government increases the number of Munsifs, the High
 Court shall nominate such person as it thinks fit
 to be a Munsif, and the Local Government shall
 appoint him accordingly.
- 2) The Local Government may, with the previous sanction of the Governor General in Council, make rules as to the qualifications of persons to be appointed to the office of Munsif.
- (3) When rules have been made under subsection (2), a person shall not be nominated under sub-section (1) unless he possesses the qualifications required by the rules.
- 7. (1) When the business pending before any [Act VI Additional Judges.

 District Judge requires the 1871, a 7 aid of Additional Judges for its speedy disposal, the Local Government may, upon the recommendation of the High Court, and with the previous sanction of the Governor General in Council, appoint such Additional Judges as may be requisite.
- (2) Additional Judges so appointed shall discharge any of the functions of a District Judge which the District Judge may assign to them, and, in the discharge of those functions, they shall exercise the same powers and be subject to the same control as the District Judge.
- Temporary charge of District Judgeship.

 Temporary charge of District Judgeship.

 or removal of the District 1871, s. 8.

 Judge, or of his being incapacitated by illness or of his absence from the place at which his Court is held, the Additional Judge, or, if an Additional Judge is not attached to the Court, the senior Subordinate Judge present at the place where the office of the District Judge is situate, shall, without relinquishing his ordinary duties, assume charge of that office, and shall continue in charge thereof until the office is resumed by the District Judge or assumed by an officer duly appointed thereto.
- (2) While in charge of the office of the District Judge, the Additional Judge or Subordinate Judge, as the case may be, may, subject to any rules which the High Court may make in this behalf, exercise any of the powers of the District.

The Bengal Civil Courts Bill, 1886. (Chapter II.—Constitution of Civil Courts.—Sections 9-17.) (Chapter III.—Ordinary Jurisdiction.—Section 15.)

Judge with respect to the admission of plaints, applications and appeals, the issue and stay of process before judgment or in execution of a decree or order, and the transfer of suits and other pro-

- Act. VI of 9. (1) In the event of the death, resignation or 371, a.9.] Transfer of proceedings on vacation of office of Subordinate Judge, or of his being incapacitated by the subordinate of Subordinate Judge. capacitated by illness or otherwise for the performance of his duties, or of his absence from the place at which his Court is held, the District Judge may transfer all or any of the proceedings pending in the Court of the Subordinate Judge either to his own Court or to any Court under his control competent to dispose, of them.
 - (2) Proceedings transferred under this section shall be disposed of as if they had been instituted: in the Court to which they are so transferred.
- (3) Notwithstanding anything in section 25 IV of 1882, of the Code of Civil Procedure, if a suit of which the amount or value of the subject-matter exceels fifty rupees is transferred to the Court of a Munsif under this section from the Court of a Subordinate Judge exercising with respect thereto the jurisdiction of a Julige of a Court of Small Causes, the Court of the Mun if shall not, for the purposes of the suit, be deemed to be a Court of Small Causes.
 - (4) For the purposes of applications which are not pending in the Court of the Suberdinate Judge on the occurrence of an event referred to in subsection (1), and with respect to which that Court ! has exclusive jurisdiction, the District Judge may exercise all or any of the jurisdiction of that Court.

10. (1) A District Judge, on the occurrence within the local limits of t VI of 1, s 9. Temporary charge of his jurisdiction of any vacancy in the office of Munsif, may appoint such person as he thinks fit to act in the office until that person is relieved by a Mansif appointed under section 6 or his appointment is cancelled by the District Judge.

> (2) The District Judge shall forthwith report to the High Court the occurrence of every such vacancy and the making and cancelling of every such appointment.

11. (1) The Local Government may invest st VI of '1, s. 10.] Power to confer judicial powers on officers in Cautia Nagpur, Jalpai-

gori, Durjiling and As-

with the powers of any Court under this Act any officer in the Chutiá Nágpur Division, or in the Jalpaigori or Darjiling Division, or

in any part of the territories administered by the Chief Commissioner of Assam except the district of Silhat, or in any other part of the territories to, which this Act extends, and to which the Governor-General in Council has, by notification in the official Gazette, declared this section to apply.

(2) Nothing in sections 3 to 10 (both inclusive) or sections 30 to 39 (both inclusive) applies to any officer so invested, but all the other provisions of this Act shall apply to him so far as those provisiens can be made applicable.

- 12. Subject to the superintendence of the High [Act V. Court, the District Judge 1871, s. 1 Control of Civil Courts. shall control all the Civil Courts within the local limits of his jurisdiction.
- 13. Appointments of District Judges, Addi-[Act V] tional Judges, Subordinate 1871, a. 1 Judges and Munsifs made Present Judges to be deemed duly appointe L. before the commencement of this Act shall be deemed to have been made in accordance with law.
- 14. Every Court under this Act shall use a seal [Act VI act and dispussions 1871, s. 1 of such form and dimensions Seals of Courts. as are for the time being prescribed by the Local Government.
- 15. Every District Judge, Additional Judge, [Act VI Subordinate Judge and Mun-District Judges, Addisif under this Act shall be tional Judges, Subordinate Judges and Munsils deemed to be a Civil Court be deemed within the meaning of the Code of Civil Procedure and XIV of 16 Courts. of this Act.
- 16. (1) The Local Government may, by notifi- [Act Vi Place of sitting of cation in the official Gazette, 1871, a. ? fix and alter the place or places at which any Court under this Act is to be held.
- (2) All such places now fixed shall be deemed to be fixed under this Act.
- (3) Where the place at which a Court under this Act is to be held has not been fixed, the Court may be held at any place within the local limits of its jurisdiction.
- 17. (1) Subject to such orders as may be [Act VI results as the Governor 1871, s. 17] General in Council, the High Court shall prepare a list of days to be observed in each year as close holidays in the Courts subordinate thereto.
- (2) The list shall be published in the local official Gazette.
- (3) A judicial act done by a Civil Court on a day specified in the list shall not be invalid by reason only of its having been done on that day.

CHAPTER III.

ORDINARY JURISDICTION.

- 18. (1) The Local Government shall fix, and [Act VI Power to fix local limits of 1871, a. 18 mits of jurisdiction. th jurisdiction of any Court under this Act.
- (?) If the same local jurisdiction is assigned to two or more Subordinate Judges or to two or more Munsils, the District Judge may assign to each of them such civil business cognizable by the Subor linate Judge or Munsif, as the case may be, as he thinks fit.
- (3) Where, in the territories mentioned in section 11, the same local jurisdiction is assigned to two or more officers invested with the powers of a Munsif, the officer invested with the powers of a District Judge may, with the previous sauction of the Local Government, delegate his functions under sub-section (2) to an officer invested with the powers of a Subordinate Judge or to one of the officers invested with the powers of a Munsif.

The Bengal Civil Courts Bill, 1886. (Chapter III.—Ordinary Jurisdiction.—Sections 19-24.) (Chapter IV.—Special Jurisdiction.—Sections 25-26.)

- (4) A Judge of a Court of Small Causes appointed to be also a Subordinate Judge or Munsif is a Subordinate Judge or Munsif, as the case may be, within the meaning of this section.
- (5) The present local limits of the jurisdiction of every Civil Court other than the High Court) shall be deemed to be fixed under this Act.
- 19. The jurisdiction of a District Judge or Subordinate Judge extends, subject to the provisions of Judge or Subordinate Judge.

 States

2 1882. nal suits for the time being cognizable by the Civil Courts.

20. The jurisdiction of a Munsif extends to all like suits in which the amount or value of the subject-matter in dispute does not exceed one thousand rupers.

vI of a. 21. (1) Save as provided by the Code of Civil Appeals from District Procedure or by any other enactment for the time being in force, an appeal from a decree or order of a District Judge or Additional Judge shall lie to the High Court.

- (2) An appeal shall not lie to the High Court from a decree or order of an Additional Judge in any case in which, if the decree or order had been made by a District Judge, an appeal would not lie to that Court.
- VI of a. 22.]

 Appeals from Subordinate Judges and Monsifs.

 Appeal from a decree or order of a Munsif shall lie to the District Judge.
 - (2) Save as aforesaid, an appeal from a decree or order of a Subordinate Judge shall lie—
 - (a) to the District Judge where the amount or value of the subject-matter in dispute in the original suit in which or in any proceeding arising out of which the decree or order was made did not exceed five thousand rupees, and
 - (b) to the High Court in any other case.
 - (3) Where the function of receiving any appeals which lie to the District Judge under sub-section (1) or sub-section (2) has been assigned to an Additional Judge, the appeals may be preferred to the Additional Judge.
 - (4) The High Court may, with the previous sanction of the Local Government, order, by notification in the official Gazette, that appeals lying to the District Judge under sub-section (1) from the decrees and orders of any Munsif shall be preferred to the Court of such Subordinate Judge as may be mentioned in the netification, and the appeals shall thereupon be preferred accordingly.
- 23. (1) Where in any suit or other proceeding it is necessary for any Court under this Act to decide any question regarding succession, inheritance, marriage or caste or any religious usage or institution, the Muhammadan law in cases where the parties are Muhammadans, and the

- shall form the rule of decision, except in so far as that law has by legislative enactment been altered or abolished.
- (2) In cases not provided for by sub-section (1) or by any other law for the time being in force, the Court shall act according to justice, equity and good conscience.
- 24. (1) A Munsif, Subordinate Judge, Addi-Act VI of Judges not to try suits it ional Judge or District 1871, s. 25 in which they are in-Judge shall not try any suit terested. to which he is a party or in which he is personally interested, or adjudicate upon any proceeding connected with or arising out of any such suit.
- (2) A Subordinate Judge, Additional Judge or District Judge shall not try an appeal against a decree or order passed by himself in another capacity.
- (3) When any such suit, proceeding or appeal as is referred to in sub-section (1) or sub-section (2) comes before any such Munsif, Subordinate Judge, Additional Judge or District Judge, he shall forthwith transmit the record of the case to the Court to which he is immediately subordinate, with a report of the circumstances attending the reference.
- (4) The superior Court shall thereupon dispose of the case under section 25 of the Code of Civil XIV of 185 Procedure.
- (5) Nothing in this section shall be deemed to affect the extraordinary original civil jurisdiction of the High Court.
- (6) For the purposes of this section the Munsif and Subordinate Judge shall be deemed to be immediately subordinate to the District Judge, and the Additional Judge and District Judge to the High Court.

CHAPTER IV.

Special Jurisdiction.

- 25. (1) A District Judge may transfer to any [Act VI & Power to transfer to Subordinate Judge under 1874, so. 26 Subordinate Judge under 1874, so. 26 his control any appeals pend-27-J ing before him from decrees or orders of Muncils.
- (2) The District Judge may withdraw any appeal so transferred, and either hear and dispose of it himself or transfer it for disposal to another competent Court under his control.
- (3) Appeals transferred under this section shall be disposed of subject to the rules applicable to like appeals when disposed of by the District Judge.
- 26. (1) The High Court may, by general or [Act VI of special order, authorise any 1871, s. 27.]

 Exercise by Subordinate Judge or Muniford Subordinate Judge or Muniford Subordinate Judge or Muniform Subordinate Judge to transfer to a Subordinate Judge or Munsiform Under his control, any of the

proceedings next hereinafter mentioned or any class of those proceedings specified in the order.

- (2) The proceedings referred to in sub-section (1) are the following, namely:—
 - (a) proceedings under Bengal Regulation V

1882.

The Bengal Civil Courts Bill, 1886.

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(Chapter IV. - Special Jurisdiction. - Sections 27-28. - Chapter V. - Mixfeazance. Sections 29-32.—Chapter V1.—Ministerial Officers.—Sections 33-36.)

and City Courts of Dewanny Adambut in the Execution of II ills and Administration to the Extates of Persons dying intestate) :

- (b) applications for certificates under Act No. XXVII of 1860 (for facilitating the collection of debts on successions, and for the security of parties paying debts to the representatives of deceased persons; and
- (c) references by Collectors under section 322C of the Code of Civil Procedure.
- (3) The District Judge may withdraw any such proceedings taken cognizance of by, or transferred to, a Subordinate Judge or Munsif, and may either himself dispose of them, or transfer them for disposal to any other competent Court under his control.
- 27. (1) Proceedings taken cognizance of by, or 'I of 28.] Disposal of proceed. transferred to, a Subordinate ings referred to in last Judge or Munsif, as the case foregoing section. may be, under the last foregoing section shall be disposed of by him subject to the rules applicable to like proceedings when disposed of by the District Judge:

Provided that an appeal from an order of a Munsif in any such proceeding shall lie to the District Judge.

- (2) An appeal from the order of the District Judge on the appeal from the order of the Munsif under this section shall lie to the High Court if a further appeal from the order of the District Judge is allowed by the law for the time being in force.
- 28. The Local Government may, by notification of Power to invest Salor- in the official Gazette, conf r, 39.] within such local limits as it dinate Judges and Munsife with Small Cause tuanks fit, upon any Subor li-Court jurisdiction. nate Judge or Mun if the jurisdiction of a Judge of a Court of Small Causes. under the Provincial Small Cause Courts Act, 1887, for the trial of suits cognizeble by such Courts, up to such value not exceeding five hundred rupees in the case of a Subordinate Judge or fifty rupees in the case of a Munsil, as it thinks fit, and may withdraw any jurisdiction so conferred.

CHAPTER V. MISFFAZANCE.

of 29. Any District 1.] Suspension or removal of Judges by Local Government.

Local Government.

ordinate Judge by High

Court.

Judge, Additional Judge. Subordinate Judge or Munsif may, for any misconduct, be suspended or removed by the

suspend any Subordinate

30. (1) The High Court may, whenever it sees Suspension of Sub. urgent necessity for so doing,

Judge under its control. (2) Whenever the High Court suspends a Subordinate Judge under sub-section (1), it shall forthwith report to the Local Government the circumstances of the suspension, and the Local Government shall make such order with respect thereto as it thinks fit.

31. (1) The High Court may appoint a Com-Surpension or remov. mission for inquiring into of Munif by High the alleged misconduct of al of Court. any Munsif.

- (2) On receiving the report of the result of any such inquiry, the High Court may, if it thinks fit, remove the Munsif from office, or suspend him, or reduce him to a lower grade.
- (3) The provisions of Act No. XXXVII of 1850 (for regulating Inquiries into the behaviour of Public Servants) shall apply to inquiries under this section, the powers conferred by that Act on the Government being exercised by the High Court.
- (4) The High Court may, previous to the appointment of a Commission under this section, suspend any Munsif pending the result of the
- (5) The High Court may, without appointing any such Commission, remove or suspend any Munsif, or reduce him to a lower grade.
- 32. (1) Any District Judge may, whenever he [Act VI of sees urgent necessity for so 1871, s. 34.]. Suspension of Munsif doing, suspend any Munsif by District Judge. under his control.
- (2) Whenever a District Judge suspends a Munsif under sub-section (1), he shall forthwith report to the High Court the circumstances of the suspension, and the High Court shall make such order with respect thereto as it thinks fit.

CHAPTER VI.

MINISTERIAL OFFICERS.

C3. District dudges and Additional Judges shall [Act VI of appoint the ministerial offi- 1871, s. 35.]

Appointment and removal of micisterial officers of Discrict Judges and Additional cers of their respective Courts, and, subject only to the control of the Local Government, may remove or

suspend those officers or line them in an amount not exceeding one month's salary.

Appointment and renaval of ministe ial officers of Sub-estmate Judges and Monsils.

- 34. (1) The ministerial Act VI of officers of the Courts of Sub- 1871, a. 26.2 ordinate Judges and Munsifs shall be appointed-
- (a) in the case of a vacancy not likely to last, and not la ting, longer than one month, by those Cenrts respectively, and
- (b) in any other ease, by the District Judge.
- (2) A Sut ordinate Judge or Mursif may, by order, remove or suspend or fine in an amount not exceeding one month's salary, any of the ministerial officers of his Court who is guilty of any misconduct or neglect in the performance of the duties of his office.
 - 35. Ministerial officers ordinarily employed in [New] the service or execution of

Appointment and rethe processes of more than moval of ministerial otha jout establishone Court -hall be appointed, and may be removed or suspended, by the Court of highest grade by which they are employed; and any Court by which they are employed may, by order, fine them in an amount not exceeding one month's salary.

36. (1) The District Judge may, by order, sus-[Act XIX pend or remove any minis-1871, s. 1.] General powers of Disterial officer to whom sectrict Judge. tion 34 or section 35 appiles,

The Bengal Civil Courts Bill, 1886. (Chapter VI.—Ministerial Officers.—Sections 37-39.) (Chapter VII.—Supplemental Provisions.—Sections 40-41.)

and may, on appeal or otherwise, reverse or modify any order made under either of those sections by any Court under his control.

- (2) The District Judge shall himself be subject to the control of the Local Government in the exercise of the powers conferred on him by subsection (1).
- 37. Nothing in the foregoing sections of this Saving of penal and Chapter shall exempt any other consequences under officer from any penal or other laws. Other consequences to which he may be liable under any other law for the time being in force.
- 38. (1) The Local Government may, at the instance of the High Court or of the District Judge, transfer from any Court in the territories under its administration to any other Court in those territories all or any of the ministerial officers of any District Judge, Additional Judge, Subordinate Judge or Munsif.
- (2) The District Judge may trensfer all or any of the ministerial officers of any Court under his control to any other such Court.

39. Any fine imposed under this Chapter shall, [Act \ if the order imposing it so 1871, directs, be recovered by deduction from the salary of the person fined.

CHAPTER VII.

SUPPLEMENTAL PROVISIONS.

- 40. (1) Where a Court has from any cause New Continuance of proceedings of abolished with respect to any case, any proceeding in relation to that case which, if that Court had not ceased to have juri-diction, might have been had therein may be had in the Court to which the business of the former Court has been transferred.
- (2) Nothing in this section applies to cases for which provision is made in section 623 or section 649 of the Code of Civil Procedure or in any xiv other enactment for the time being in force.
- 41. All powers conferred by this Act may be.

 Powers exerciseable exercised from time to time from time to time.

 as occasion requires.

S. HARVEY JAMES, Offg Secreto to the Gort, of India.

GOVERNMENT OF INDIA.

REVENUE AND AGRICULTURAL DEPARTMENT.

REPORTS ON THE STATE OF THE SEASON AND PROSPECTS OF THE CROPS FOR THE WEEK ENDING 3rd NOVEMBER, 1886.

GENERAL REMARKS.—The rainfall of the past week has been heaviest in Bombay, the Central Provinces, Mysore and Coorg, and Burma. In Madras, Bengal, Assam, Berar, and Central India, and in a few places in the Punjab and the North-Western Provinces and Oadh, there have been slight showers.

• The kharif harvest continues in Bombay, the North-Western Provinces, and Oudh, Panjab, Rajputana, and Hyderabad, and is also in progress in the Central Provinces, where, as in parts of Bombay, the standing crops have been somewhat damaged in places by heavy and untimely rain. In Berar and Central India the crops are progressing well, and prospects are also satisfactory in Madras, Mysore and Coorg.

The rice crop in the Central Provinces is improving under the late rain, and in Bombay, Bengal,

Assam, and Burma the condition of the crop is favourable.

Cotton picking continues in the North-Western Provinces and Oudh and in Berar, but in the Central Provinces the crop has been injured by excessive rain. In Bombay cotton prospects are generally good.

generally good.

Rahi operations are in active progress everywhere, and where the sowings have germinated

they promise well. In the Central Provinces the rainfall still retards the rabi sowings.

The public health is generally satisfactory in all Provinces.

Prices are falling in My tota and Chorg and in two districts of the Panjab, but are generally steady clsewhere.

			
Presidency of and Dis		Renatall for week under	State of agricultural prospects.
Maduas (Nev	g. 4)		
Bellary	•	Average 135	Souding crops generally have, buryest dividentities, outfurn overage a partitional reload reservation of her a Catale-disease in one partition.
K ա noọl	•	Average [12]	Similing crops here, but postly under count subgring from want of water owing to a "county furyest carly cereats, on un- blow average. Small-poxino one and carle-disease in three
\$ ianjam		Average 560	So tanks. So take a crops and by thereing. Fover in two, slight small-poximal recognition for the above in two indexes.
Kistna	•	Avenue 47	Sanding crops generally good, but in parts slightly damaged by beavy none bases of discrept, enturn about average. Livery refer ever in out. Slobe tover and cholera in two took.
Claughore	M. dr	Average 1/33	Soluting crops goods hars, a paddy and week, outcom below average. Small-pox is one of least solises on in two taluks.
Combatere	•	Aver: 30-1-37	Standing crops generally or al, but want as are rain in parts; un- y stepaddy and disceptonic, yield generally above average. Fever and small-position wo tables.
Tamore	•	Average #17	'S anding crops goner day good; harvest wet, and dry grains, out- turn below average
Madwa	•	Average last work since revised, 17; this work, 100.	Sagha tever in parts
Malabar	•	Average 2/30	S cond crop cultivation progreging. Fever in one, slight small- pex in six, and cartle-digase in two tatuks.
Tr	•	¥25	Harvest first crop paddy, yield average. Hever in parts, treae al Renark : "General prospens good."
Bom	3rd)		
K		Nil	River at Kotri on 1st, 6 feet 11 inches against 7 feet on same date last year. Khard harveeing con innes. Fever in eleven and cattle-di-ea e in four talukas. When, red rice, and bajei in Kurrachee 24, 30 and 32 and in Tatta 24, 37 and 40 pounds per rupee, respectively.
Hv-c attad	•	Nil	Khari/ harvesting still continues in some talukas; cotton crops suffering for want of water in Hyder thad tanka; preparations for rani cultivation commenced; mustard and fanthho cultivation going on in Tando, Alabyar, Badin and Mars talukas. River at Kotri on 1st, 6 feet 11 inches against 7 feet on same date last year. Small-pox in one, cattle-disease in one, and fever in ten talukas. Wheat 26, bafri 37½, finari 40, while rice 20 and red tice 26 pounds per rupee.
Ahmedahad	•	<i>XiI</i>	Reaping of thurif still continues; rabi crops progressing. Slight tever in Dholka taluka. Wheat 33 and bajri 32 pounds per rupee.
Baroda	•	1 17; total 40:45	Fever general. Standing crops in good condition. Bajri 28, wheat 20 and rice 21 pounds per rupee.

Presidency or Province and District.	Rainfall for week under report.	State of agricultural prospects.
Bombay-contd.		
Surat .	Nil	Crops healthy; reaping of kharif and sowing of rabi crops continue. Slight tever in Bardoli. Juari 35 and nagli 47 pounds per rupee.
Nasik . ,	More or less rain throughout the di- trict; maximum at Baglan, 205 and minimum at Male- gaon, 08.	
Colaba (Bombay)	Rain on 27th ultimo; total of week '03; total to date 99'13, being 28'68 above average.	warm from 29th to 31st ultimo, 2° warm on 1st and 5° warm
Poona .		Crops good; reaping of bajri and sowing of rabi in progress in five talukas. In Khed, Sirur, Haveli, Petha Mulshi, and Naval sowings are retarded owing to excessive rain which has done slight injury to bajri and rice crops. Public health generally good. Slight cattle-disease in Indapur and Haveli talukas.
Ahmednagar . ,		maximum 70 and minimum 42 and juarimaximum 120 and minimum 48 pounds per rupee.
Sholapur .	Rain in all talukas	Bajri, rice and in places juari crops have suffered from unnecessary rain. Public health generally good. Juari 74, and bajri 525 pounds per rupec.
Dharwar ,	Rain at all stations, except Mundargi varying from '52 in Navalgund to 6'06 in Rankanur	Early juari and cotton crops good; rice crops moderate; sowing of late crops in progress. Cattle-disease in Kalghatgi and Kod talukas; slight lever in Hangal, Bankapur, and Mugud
Kanara . ;	in Bankapur. At Karwar, '21; Coompta, 2'96; Yellapur, 1'58; Haliyál, 4'12; total to date 143'18.	Rice crop good; harvest continues throughout district. Fever in one and cattle-disease in five talukas. Public health generally good. Common rice at Karwar and district average 13 seds per rupee.
Rajkot	Nil	Weather hot. Fever prevalent. Crops in fairly good condition. Reaping of bajri and juari in progress. Wheat 31, bajri 29 and juari 40 pounds per rupee. General Remarks.—Rain almost everywhere in the Presidency Proper. Crops slightly injured by excessive and untimely raintall in parts of the Decean districts and of Tanna and the Panch Mahals. Reaping of kharij crops and rabi sowing still progressing. Fever in parts of fitteen, cattle-disease in parts of nine and small-pox in parts of two districts.
Bengal -(Nov. 3rd)	1	
Chittagong .	. 0.10	Weather seasonable. Prospects of crops fair. Prices steady. Fever reported from Ramoo, otherwise public health good.
Dacca . 24-Pergunnahs	0.18	Winter crops being sown; prospects of all crops good. Public health good. Prospects of crops satisfactory; cultivation of cold weather crops
(Galcutta). Moorshedabad .	0.25	going on. Fever rite in some places; public health otherwise good. Weather cooler than last week. Indigo sowings delayed by rain,
Rungpore	0.51	otherwise prospects of crops excellent. Cholcra rather prevalent. Weather cool. Prospects of crops good. Fever prevalent.
Burdwan Bhagalpur	o'83 Nil	Anum prospects excellent. Pever prevalent. Prospects good; rabi sowings in progress. Slight cholera and fever in Sidr subdivision. Monghyr opium sowings to extent of one anna completed and further sowings retarded owing to extreme moisture and heat.
Purneah .	Nil	Prospects of winter rice good; rabi cultivation going on. Public
Patna .	. Nil	health good. Prospects of paddy fair; rabi sowings in progress. Public health
Durbhunga .	. Nil	Prospects of paddy favourable; rabi sowings going on. Prices falling slightly. Public health generally good. In Sarun the pre-
Hazaribagh	.10	paration of lands for poppy delayed owing to late heavy rain. Weather cloudy. Prospects of winter rice good; harvesting of earlier sorts of rice commenced; rabi and poppy sowings in progress. Public health good.
Cuttack	2.87	Rice crop excellent; rabi somewhat damaged by rain. Prices stationary. Public health good.

Presidency or Province and District.	Rainfall for week under report,	State of agricultural prospects.
Bengal-contd,		1
Midnapore .	იონ	Prospects good; an average harvest seems now secure. Fever
K hoolna .	orbo	very prevalent. Weather hot. Rain rather insufficient. Prospects fair. Feyer
Dinagepore .	General slight rain	common. Prospects of crops very good. Sporade cholera and cattle-
Pubna (Serajgunge) Gva	0°02. 1°79 Nil	discuse prevalent. Prospects good. Fever about Scrajgunge. Rice prospects excellent; rabi cultivation contracted; poppy
Chumparun	N'il	sca-on late. Cholera decreating. Prospects layourable; rabi cultivation commenced. Some cases
•		of cholera reported from interior. Gineral Remark. —There has been slight rain in all districts,
·		except in those of Behar. Prospects of amun rice continue generally favourable; cultivation of cold weather crops is going on, but is retaided in some places in Behar, owing to excessive moisture on the soil. Fever is prevalent in several localize, and cholera in some, otherwise public health good.
N. W. Provinces and Oudh (Nov. 3rd)		
Benares (Nov. 2nd)	• Nil	Weather cooler and occasionally cloudy. Klaril's ill being harvested and rabi sowings continue; prospects good. Supplies plentiful and prices somewhat easier. A new case o cholera and
Ballia (" · 15t)	NH	fever, otherwise public health is good. Sky clear. Weather getting cooler. Prospects generally good; rabi sowings progressing. Prices unchanged. Public health
Gorakhpore (" " ")	Nil	good; no cattle-disease. Weather clear and getting cold. Rabi sowings in full progress.
Fyzabad (" 2nd)	Nil	Prices stationary. Health tair. Weather clear and cool. Rabi crops coming up well. Prices unchanged. Supplies ample. Choleta and caatle-disease in
Lucknow (" 181)	Nil	two tabils. Weather clear. Hewant crops nearly ripe; bajri is being cut in some places; poppy sowing commenced; wheat has germinated well. Markets well supplied. Prices steady. Fever
Rae Bareli (" ")	Nil	and cholera in certain places reported; slight cattle-disease. Weather sometimes cloudy and close. Rahi sowings going on. Isolated cases of cholera reported from tabsil Digbijaiganj. Markets well stocked. Prices stationary.
Partabgarh (" 2nd)	Nil	Weather char. Rabi sowings nearly finished: juari and hajri being cut. Prices almost stationary. Cholera and cattle-disease reported from tabsil Kunda.
•	In 3 tabsils from 20 to 80 on 31st Octo- ber.	Rahi sowings continue. Markets well supplied. Prices steady. Except slight fever, public health very good; no cattle-disease.
Cawnpore (,, ,,)	From '20 to '90	Slight damage to crops by hailstorms; rabi sowings in progress; opium sown in about half the lands engaged. Prices stationary.
Banda (" 181)	Nil	Slight cattle-disease in three parganas. Dhan and bajri being cut and cotton being picked; gram germinating. Prices stationary. Fever abating; cat le-disease in two villages.
Farakhabad (" 2nd)	Nil	Kharif harvest in progress; rahi sowings nearly completed Markets well supplied. Health fair.
Sitapur	· Nil	No report received. Weather fairly seasonable. Kharif doing well. Prices steady. Fever still prevalent; cholera decreasing.
Kumaon (,, ,,)	Nil	Weather fine. Kharif crops nearly harvested; ploughing for rabi in progress. Prices falling. General health fair; cattledicase on the decrease.
Agra (" 1st)	Nil	Kharif harvesting progressing; rabi being sown. Prices steady. Fever continues.
Jhansi (,, ,,)	Only local showers	Weather getting cooler. Kharif crops flourishing. Prices slightly fluctuating. Public health good; cattle-disease in one villag
Meerut (", 2nd)	Slight rain	Weather otherwise clear and cold. Cane pressing commenced. Supplies sufficient. Prices unchanged. General Remarks.—Slight showers in a tew districts during we and some hail at Cawnpore, otherwise the weather is seasonable. Harvesting of kharif approaching completion; rabi sowings have germinated and prospects promise well. Markets well supplied and prices steady. Cases of choiera, and tever continue to be reported, though the public health is generally fair; slight cattle-disease in some places.
Punjab — (Nov. 4th)		
Delhi .		Health fair. Prices fluctuating. Kharif reapings progressing.
Hissar . Umballa . Jullundur .	Nil Nil Nil	Health good. Prices falling. Rabi prospects lesseaed. Health fair. Prices stationary. Kharif crops harvested. Health good. Prices slightly taling. Kharif crops being reaped;
Amritsar Sialkot	Nil Nil	rabi sowings in progress. Health good. Prices stationary. Rabi sowings in progress. Health good. Prices stationary. Kharif crops reaped; rabi sowings in progress.

Presidency or Province and District.	Rainfall for week under report.	State of agricultural prospects.
Punjab-contd.	1	
Ferozepore		Health good. Prices stationary. Kharif crops being reaped.
Lahore Rawalpindi .	pore, 1 Nil Nil	Health good. Prices stationary. Health good. Prices stationary. Kharif crops reaped; rabi being
Shahour	Nil	sown. Health good. Prices almost stationary. Kharif crops being har-
Moolian	Nil	ves'ed; rabi owings in progress. Health good. Prices fluctuating. Kharif crops being harvested;
Dera Ismail Khan	Nil	rabi sowings in progress. Health good. Prices almost stationary. Rabi sowings in progress.
Pesnawar .	l Nil	Small-pox decreasing. Prices of maski and barley taking, others stationary. Kharif crops good on urigated lands. Rain much wanted for rahi sowings. General Remarks. Sight rain has fallen in the Delhi and Ferozepore districts. General health is good, and small-pox is decreasing in the Peshawar district. Kharif being harvested; rahi sowing in progress. Prices taking in the Hissar and Jullundur districts, clsewhere they are stationary.
Central Provinces - (Now and)	l 1	
(Nov. 3rd) Nagru-	1.21	Weather cloudy. Wheat being sown. Fever and cattle-disease
Jubbu poce	1 12	in places. Ptices steady. Crops injured by rain and rabi sowings stopped. Health fair.
Saugor (Nov. 2nd	'20	Prices steady. Close of week wet. R hi sowings commenced. Health good.
Seoni	·o5	Prices rising slightly. Weather clearly. Rubi sowings impeded. Fever prevalent;
Hoshangabad		small-pox and cattle-disease in places. Prices slightly fallen. Rabi sowings begun. Feeer in two tabils. Prices stanonary. Kodo and gram 20 d; oilseed, and cotton injured by cloudy wea-
Bilaspur	•	ther. Severe challern in places. Exports of linsted, rice and what in tall if Many ii. Kinda harve the commenced; has ead and the rise ingline. Fever prevalencia tall i Scotinarain. Khar breves begun.
Khandwa	.31	Wey her consend that Free cops much demaged by rain. Six technica.
Rapur	2.08	We obego describer. Relation field to standing crops and rate of direct rule and an advening a wheat sowings com-
Sambolpur (Oct. 30th	•	Weather cloudy and warm. Proceed and a change of reaping of an account of the control of the con
Lower Barms - (Nov 3rd)		Cotton injuried in But have proper or working thin Sun- halpur. Fever in some characters Propendid steady.
·		Public health and heal hot cas le good. Crops healthy.
	All; tord minfall	Seven cases of chelera in town; cattle heal by. Crops promising.
	7 80; total rainfall Loc48; or41; total rainfall	Public health and health or cattle good.
	07 15. 1/24; total tainfall	Public health and health of castle good. Prospect of crops good.
	157.10.	Public health as I health of cattle good. Prospect o crops good;
Tavoy	1 4.7,	early crops along to be resped. Public bealth and health of cattle good.
Pegu	1 1/20 4 -	Public health and health of cattle good.
	8372.	Cholera abating in Paungde; cattle healby. Planting over;
Prome	****	standing crops doing well. Nine cases of cholera in town; cattle healthy. Crop prospects
Tounghoo	77:35.	good. Public health and health of cattle good. Crops in good condition.
Thavetmayo	Ail	General Remarks.—Sight cholera in two townships of Tharrawaldy; a tew cases also in towns of Bassein and Tounghoo; abating in Paungele, otherwise public health good. Relief works in Amberst district proceeding satisfactorily. Cuttle healthy. Crops doing well.
Assam - (Nov. 3rd) Gauhati	33; during work ending and instant.	Weather seasonable. Cholera very prevalent in Nalbari on north bank, but diminishing in the station; choleta also reported in Barpeth station; cattle-disease reported from some mouzahs. Metikalai sowing still in progress; sowing of mustard commenced; prospects of crops good.
Salhet	Nil '85	State and prospects of crops generally favourable. Weather cool. Prospects of rice crops good. Common rice 14 seers 8% chittacks per rupee. Outturn of tea falling off. Blight
Dibrugarh	2 *02	still to be seen. Health good. Weather seasonable. Prospects of crops good; ten season closing rapidly; sowing of mustard continues. Public health indifferent; cholera reported in Sadr subdivision.

Presidency or Province and District.	Rainfall for week under report.	State of agricultural prospects.
Mysore and Coorg (Nov. 3rd		
Bangalore	Rainfall general and	S anding crops generally in good condition; prospects of season
Mysore Mercara .	heavy in parts of the Tumkur district. 617	1 Public nearth good. Prices slightly tallen through.
Berar and Hyderahad — (Nov. 3r	i ;	
Amraoti .	'37	Weather clear. Crops in good condition; cotton-picking continues; wheat sowing progressing. Wheat 22 and juari 26
Akola	•86	Weather clear. Crops progressing favourably; rabi sowings
Hvderabad	Average '14 (total 39'60).	completed. Robi sowings in progress; kharif crops continue to be reaped. Choicra prevalent in one taluka in a mild form; fever and ague prevalent throughout the districts. Prices -wheat 14, course tree 11, white juari 17, yellow juari 22, and tur 10 seers per current sicar rupee.
Central India States — (Nov. 3rd	đ)	turent sidar rupee.
Indore	.) Nil	Weather clear and cooler.
Morar (Gwalior)	(101al 33795). *63 	Health and prospects good. Weather seasonable.
Neemuch .	(total 28°36).	Fever still prevalent. Weather getting cold.
Goona Sutna	102	Health and prospects good. Health good.
Agar		Health and prospects good. Weather clear. Health and crops good. Late showers have
Nowgong .		interfered with rabi operations. Weather seasonable. Prices steady. Fever prevalent.
Bhopawar (Manpur)	(total 39 or).	Health good Prices stationary.
Rajputana—(Nov. 3rd)	(total 38.90).	i i i i i i i i i i i i i i i i i i i
Abu (Nov. 3rd)) Nil	Weather seasonable. Fever abuting.
Sirohi (Oct. 31st	•	Tanks full; wells good; health good. Crops all cut; rāhi sowings proceeding. Weather fine, clear and warm.
Marwar (" 13tl	n) Nil	Tanks almost full. Fever almost disappeared; general health good. Kharij being still cut; rabi sowings in progress. Nights
Kherwara (" 315)	Nil •	getting cool. Prices stationary. Tanks and wells full. <i>Rabi</i> sowings still progressing. Health
Pertabgarh (" 30th	Nil Nil	' good. Prices stationary. Tanks and wells decreasing daily. Health good. Prices steady. Weather cold.
Meywar (" gotl	n) Nil	Tenks and wells water decreasing. Crops average. Health very fair. Prices stationary. Fine, dry and cold weather set in.
Harowti (" 318 Kotah (" 30th	Tonk, 103	Weather colder. Juari being barvested. Health good. Health good. Some mjury to kharrf crop by late rain. Weather now clear.
Ajmere (Nov. 2nd	1). Nil	Roul sowings in progress, Slight tever throughout district. Prices stationary.
Kerowice (Oct. 30t)	n)	Tanks and wells drying. <i>Kahi</i> cultivation progressing. Slight tever. Prices rising. Weather cloudy.
Dholepur (, 315	ı) Nil	Tanks and wells drying. Rahi sowings continue. Health good. Prices falling. Weather seasonable
Ulwar (Nov. 2nd	n) Nil	Rahi sowings commenced. Health satisfactory. Prices stationary.
Bikanir (Oct. 30tl	n) Nil	Tanks and wells low. Fever in three districts. Prices stationary.
Nepal—(Oct. 28th)		
Katmandu (Oct. 29tl		Prospects fair. The cutting of the rice crops has begun in the hills.

E. C. BUCK, Secretary to the Government of India.



The Gazette of India.

PUBLISHED BY AUTHORITY.

CALCUTTA, SATURDAY, NOVEMBER 6, 1886.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART II.

Notifications by High Court, Comptroller General, &c.

GAZETTE OF INDIA.

NOTICE.

The 16th October 1886.

From the 13th November next, till further notice, the complete Gazette of India will be published at Calcutta. After the 6th November, all Notifications and other matter intended for publication in the Gazette, should be addressed to the Publisher, 8, Hastings Street, Calcutta.

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Parts IV and V of the Gazette of India, containing the Acts and Bills of the Legislative Council, may be subscribed for separately from the other Parts of the Gazette. The annual subscription for the two Parts is R5 per annum, payable in advance. When sent by post, R2-8 per annum additional will be charged for postage.

By an order of Government, all subscriptions must be paid in advance.

Applications for the supply of the Gazette on the public service should be addressed to the Home Department.

Complaints regarding non-receipt of any number of the *Gasette* should be forwarded within a week after the date on which it is due.

Attention is invited to the Circular Memo. of the Government of India, Home Department, of February 1870, directing that all Notifications or other matter intended for insertion in the Gazette of India should be delivered at the Publisher's Office not later than 2 P.M. on Friday afternoon, and that matter sent after that hour must be certified to be extremely urgent in order to ensure its appearance in the next day's Gazette.

Matter intended for publication in the Supplement should reach the Press not later than Thursday.

E. J. DEAN.

Publisher, Gazette of India.

SURVEY OF INDIA.

NOTIFICATION.

Simla, the 1st November 1886.

No. 589.—Mr. T. Archdale Pope, who has been appointed an Assistant Superintendent, 2nd Grade, under Notification No. 840—17-21 S., dated the 8th October 1886, of the Government of India in the Revenue and Agricultural Department, is appointed to officiate in the 1st Grade of Assistant Superintendents, with effect from the forenoon of the 14th October 1886.

H. R. THUILLIER, Lieut.-Col., R.E.,
Offg. Surveyor General of India.

TELEGRAPH DEPARTMENT.

NOTIFICATION.

Simla, the 2nd November 1886.

Offices reported opened and closed during the month of October 1886:—

Name of Office.	Where situated.	Date.	REMARKS.
Aurungabad *Bahawalpur(Viceroy's Camp). Ganeshkhind Grant's Buildings, Bombay. Kachh Kyanhuyat Kyanktan Landour Mahableshwar Matheran Mussoor ec, Library Bazar Myinthé Nathiagali Uttarpara	Departmental. Hyderabad, Deccan Punjab Bombay Presdy. Ditto Baluchistan. Upper Burma NW. Provinces. Bombay Presdy. Ditto NW. Provinces. Upper Burma Punjab Bengal	1st Oct	Openeti. Ditto. Closed. Opened. Ditto. Closed. Opened. Ditto. Closed. Opened. Ditto. Closed. Opened. Ditto. Closed. Opened. Opened.
Byadgi Gadgiri Harihar Hatimatur Haveri Karur Kugri Kulur Kundgol Ranebennur Saonshi Yelogi	Railway.	18th Oct .	Opened.

* Closed 1st November 1886.

A. J. LEPPOC CAPPEL, Director General of Telegraphs in India.

AGENT TO THE GOVERNOR GENE-RAL FOR CENTRAL INDIA.

NOTIFICATIONS.

Indore Residency, the 28th October 1886.

No. 3846.—Mr. G. S. T. Harris, C.E., Executive Engineer of the Rewah State, returned from the furlough granted to him in this Office Notification No. 2363 of the 7th July 1885, and took charge of his duties on the forenoon of the 12th instant.

The unexpired portion of his leave is hereby cancelled.

No. 3855.—Third Class Hospital Assistant Padam Nath, attached to the Bhopal Battalion, is granted twenty-nine days' privilege leave from the 3rd October 1886.

The 29th October 1886.

No. 3866.—Colonel C. Martin, C.B., Commandant, Central India Horse, and Political Agent, Western Malwa, returned from the thirty days' privilege leave granted to him in this Office Notification No. 3210, dated the 30th August 1886, and took charge of his duties on the forenoon of the 20th October 1886.

By Order, F. L. PETRE.

Ist Asst. Agent to the Govr. Genl.
for Central India.

AGENT TO THE GOVERNOR GENERAL, RAJPUTANA.

NOTIFICATIONS.

Abu, the 30th October 1886.

No. 2720 G.—With reference to this Office Notification No. 2243 G., dated the 4th September 1886, Colonel E. Temple resumed charge of his duties as 2nd Assistant to the Resident in Meywar from Colonel A. Conolly, on the forenoon of the 15th October 1886.

No. 2730 G.—Third Class Hospital Assistant Ewaz Ally, attached to the Mandrael Dispensary in Kerowlee, was granted three months' leave on private affairs, in accordance with Section 130 of the Civil Leave Code, with effect from the forenoon of the 10th August 1886, and 3rd Class Hospital Assistant Dost Mohomed Khan, of the Government Reserve List, was appointed to act for him.

No. 2731 G.—Third Class Hospital Assistant Raglu Nath, attached to the Mayo College Hospital at Ajmere, is granted two years' leave without pay on private affairs, in accordance with Section 134 of the Civil Leave Code, with effect from the afternoon of the 19th October 1886, and Second Class Hospital Assistant Mahesh Pershad, of the Reserve List of Hospital Assistants for Government employment, is appointed to act for him.

The 2nd November 1886.

No.2742 G.—Second Class Hospital Assistant, No 277, Kataroo Ram, returned on the 7th of October 1886, from the leave granted him in this Office Notification No. 2191 G., dated the 28th August 1886.

No. 2744 G.—Third Class Hospital Assistant Hurdeo Pershad returned from the leave granted him in this Office Notification No. 2198 G., dated the 28th August 1886, and resumed charge of his duties on the forenoon of the 17th October 1886, from 2nd Class Hospital Assistant Mahesh Pershad, who reverted to the Reserve List of Hospital Assistants for Government employment. The one month's unexpired portion of leave due to Hurdeo Pershad has been cancelled.

By Order,

L. S. NEWMARCH,
for 1st Asst. Agent to the Govr. Genl.

DIRECTOR GENERAL OF RAILWAYS.

NOTIFICATIONS.—ESTABLISHMENT.

Simla, the 29th October 1886.

No. 95.—With reference to Public Works Department Notification No. 279, dated 22nd October 1886, Mr. B. W. Cantopher, Executive Engineer, 3rd Grade, is posted to the Bellary-Kistna State Railway. This cancels that portion of Director General's Notification No. 86, dated 28th September 1886, which relates to Mr. R. L. Campbell, Executive Engineer, 4th Grade, temporary rank.

我也是我看了了! 我不是一个不是你一个不是你的事情就是我们的一个人的故事是我想了! The The

No. 96.—Mr. J. W. A. McNair, Class III of the State Railway Superior Revenue Establishment, Stores Department, is, in the interests of the public service, re-transferred to the Bilaspur-Etawah Railway, with effect from such date as he is relieved of his duties as Acting Port Store-keeper, State Railway Department, Calcutta.

The 1st November 1886.

No. 97.—With reference to Public Works Department Notification No. 273, dated 20th October 1886, Mr. C. H. Croudace, Executive Engineer, 1st Grade, is posted to the North-Western Railway.

No. 98.—Mr. J. S. Brown, Executive Engineer, 3rd Grade, sub. pro tem., is, on return from furlough, posted to the North-Western Railway.

F. S. STANTON, Colonel, R.E., Director General of Railways.

Statement of Silver Balance in the Calcutta Mint for the week ending 3rd November 1886.

Value of silver held in the Mint on account of the Currency De-	ĸ	R
partment on the evening of the 27th October 1886 Value of Government silver in the	17,26,001	
Mint on the same date .	5,05,052	22,31,053
App		22,31,033
Silver received by the Mint during the week on account	_	
 of the Currency Department Ditto ditto Government 	258 289	
D		547
New coin paid to Reserve		22,31,000
Treasury during the week Petty items issued for miscella-	1,60,000	22,51,000
neous purposes	729	1,60,729
Balance on the evening of the		
3rd November 1886		20,70,871
The Balance comprises— Silver held on account of the		<u></u>
Currency Department .	15,31,324.	
Ditto ditto Government	5,34,547	
There is in addition awaiting		20,70,871
assay— Bullion belonging to Private		
Individuals	6,61,251	
Ditto with Covernment	•••	6,61,251

R. V. RIDDELL, Major, R.E., Master of the Mint.

CALCUTTA MINT, The 4th November 1886.

CURRENCY NOTES.

The following Currency Notes of the Government of India are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers. Any other person having these Notes in

his possession, or claiming a right to them, is warned to communicate at once with the undersigned:—

Madras Circle.

NOTES WHOLLY LOST OR DESTROYED.

 Regr. No.
 No. of Notes.
 Value.
 Name of Claimant.

 30
 . B 86—55481
 . 100
 G. H. Davey, Esq., Quilon.

 31
 . B 93—83350
 . 100
 T. Ekambara Gramani, Madras

11. S. GROVES,

As.t. Accountant Genl.,
In charge, Paper Currency,

FORT ST. GEORGE, The 25th October 1886.

Report of a Deserter or Absentee without leave from the 1st Battalion, Royal Irish Fusiliers, dated at Nowshera, this 26th day of October 1886.

Number, Rank, and Name.

--No. 1304, Private James Hughes.
Age.—21 years 7 months.
Height,—5 feet 7 inches.
Colour of—
Complexion, dark; Hair, dark brown; Eyes, hazel.
Date of Desertion or Absence—21st October 1880
Place of Desertion or Absence,—Nowshera.
Date of Enlistment,—18th July 1883.
At what Place Enlisted,—

Armagh, Ireland.

Parish and County in which
Born,—Tillysand, Armagh.
Place of residence for last
12 months before enlistment,—Not known.
Marks,—None.
Trade,—Labourer.
Regimentals, or plain
clothes,—Regimentals,
khaki.
REMARKS,—Supposed to
have left with party of
time-expired men leaving
Peshawar District for

Under 4 years' service.

F. J. TODD, Colonel, Comdg. 1st Battn., Royal Irish Fusiliers.

Deolali.

TREASURE TROVE.

NOTICE.

It is hereby notified under Section 5 of the Indian Treasure Trove Act, VI of 1878, that on the 19th August 1886, treasure consisting of cash valued in the aggregate at R30-1-11, were found accidentally by four cowherd boys, while digging the ground for pebbles with small sticks, in a place said to have been formerly used as a straw yard by the tather of one Katike Balayya, in the village site of old Porumamillapalli, in the Cumbum taluq, Kurnool District, in the Madras, Presidency.

All persons claiming the said treasure or any part thereof are hereby required to appear personally or by agent before the Collector of Kurnool, at his Office, on 3rd March 1887, in order to the matter being enquired into and determined in accordance with the provisions of the Act.

C. KOUGH,

Acting Collector of Kurnool.

KURNOOL COLLECTOR'S OFFICE, KURNOOL, The 21st October 1886.

Statement of the Affairs of the Bank of Bengal for the week ending 2nd November 1886.

Reserve Fund Public Deposits at R a. p. Head Office .1,15,89,267 I I Public Deposits at Branches .1,34,40,405 6 0 Other Deposits at Head Office and	# a. # 2,00,00,000 0 0 43,56,664 15 0 2,50,29,762 7 1 2,88,40,798 5 11 3,68,507 5 3 20,42,251 12 2	Other authorized Investments Loans on Government and other authorized Securities Accounts of Credit on Government and other authorized Securities Bills discounted and purchased	91,81,647 6 10
		Cash and CurrencyNotes at Head Office . 1,06,91,060 6 7 Cash and CurrencyNotes at Branches . 1,65,61,970 14 3	5,33,84,953 8 7 2,72,53,031 4 10
Ruppes . Bank of Bengal, Calcutta, 4th November 1886.	Chief Acett	DRDON, By Order of the	e Directors, HARDIE,

Percentage 48'4

GOVERNMENT CINCHONA FEBRIFUGE.

This preparation is an efficient substitute for quinine, and can be purchased by Government officers for public and charitable purposes, and by any one taking twenty pounds at a time, from the Superintendent, Botanic Garden, Calcutta, for cash only, at the following rates—per four-ounce tin, R4-8; per eight-ounce tin, R8-8; per pound tin, R16-8. The general public can be supplied by the Superintendent, Botanic Garden, for cash only, at the undernoted rates—per four-ounce tin, R5-8; per eight-ounce tin, R10-8; per pound tin, R20. This medicine is also sold by the principal European and Native druggists in Calcutta. Postage, eight annas per four and eight-ounce tins, and twelve annas per pound tin, in addition to the foregoing rates.

گورنمنٿ سنکونا فبري فيوج

یہه دوا کوئینائیس کا خوب قائم مقام هی اور ظامقه کے پرڈانکل کارتن یعنے کیپئی باغ کے سپرنٹندند ساحب سے هواپک مقام سوکاری واسطے سوکاری کام اور خبرات کے اور سوالے اونکے جو کوئی ایک مشع بیس پرنت خرید لینے سے بقیمت نقد حسب نوخ ذیك خوید کرسکتے هیں یعنے نوخ چار اونس کے ثین کا چار روپیہ آٹھہ آٹھ، آٹھ، آٹھ، آٹھ، آٹھ، آٹھ، آٹھ، کے پین کا سولہ روپیہ آٹھہ آٹھ،

اور موامالناس ہوٹائکل کارتن یعنے کیپنی باغ کے سپرنٹننڈنٹ صاحب سے بقیصت نقد حسب نرم ذیا خوید کوسکتے ھیں یعنے نرم جار اونس ٹیس کا پانچ روپید آٹھد آند ; ایک پونڈ کے ٹیس کا کس روپید آٹھد آند ; ایک پونڈ کے ٹیس کا کس روپید آٹھد آند ; ایک پونڈ کے ٹیس کا کس روپید آٹھد آند ; ایک پونڈ کے ٹیس کا کیس روپید

یہہ دوا کلکتہ کے بڑے بڑے والیتی اور دیسی دوا غانہائیں۔ پکٹی ھی ماسواے تیست مذکورۂ بالا کے مصصول ڈاک کو ا اُدہ آڈٹ اُداس کے ڈی کا آڈی اُڈی در در در میں سکتانیا۔

CRYSTALLYNE CINCHONA FEBRIFUGE.

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لال ستكونا بارک كي ايک نئي اور عدده دوا گورنمنگ فاکٽري ميں تيار هوئي هي معبولي به ماف كي هوئي دوائي الحارت كونين كائري يہ بہت خوب قايم مقام هي اور يب پور متصل كلكته ك بوٹانكل كارةن يعني كبيني باغ ك سپرنتنتت ماهب سے هر ايک ملازم سركاري كام اور خيرات ك لئے اور وہ لوگ جو ايک مشت بيس پونڌ لين نقد اس هار سے خويد سكتے هين يعنے چار آونس ك ٹين كا چهه روپيه آنه و آنه و آونس ك ٹين كا چهه روپيه آنه و آنه و آور ايک پونڌ ك ٿين كا چوبيس روپيه —

POST OFFICE.

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Calcutta, the 28th October 1886.

From the 1st November next, the hours up to which Registered letters and Parcels will be received in the Ger Post Office, and the Town Sub-Offices of Calcutta, will be as follows:—

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W. MERRETT

Simla, the 26th October 1886.

No. 10339.-Mr. E. deC. Williams, Deputy Postmaster General, Sind and Baluchistan, having been granted leave on private affairs for six months, and Mr. J. W. Cornwall having been appointed to officiate for him during his absence, they mutually made over and received charge on the 21st October 1886, before noon.

P. SHERIDAN.

Offg. Defry. Dir. Genl. of the Post Office of India.

Unclaimed Letters held in the Calcutta General Post Office on 4th November 1886.

Billmaria, C. S. Browne, James. Bull, S. D. A. W. Thomson, C. H. McGonagall, Joseph. Wiseman, T. & Co.

·Letters marked " Care of Post Office."

Registered Letters.

Cowley, Mrs. Rochrussen, E. S. McKing, I.

Unclaimed Letters held in the Barrackpore Post Office on the 1st November 1886.

Arrakiel, M. Chatterjee, Jadub	
Chunder. Campbell, Lady. Charter, L.	
Circle Pundit, 24- Pergunnahs.	

Douglas, S. R. Galloway, D. Hart, C. H. Hogan, A., l.t. Maseyk, C. B. Nicholls, J.

Owen, M. S. Powell, C. W. C. Rowe, D. J. Selby, C. Thieme, R. Wordsley, Mrs.

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W. MERRETT.

Offg. Presidency Postmaster, Calcutta.

Calcutta, the 6th November 1886. SEA AND FOREIGN MAILS.

Malis for	Date of closing at Calcutta,	Route by which despatched.
Augusta Com Colombon	1886.	1
Egypt, Europe, America, Cape Colonies through United Kingdom	9th Nov.	Per P. & O. Str. from Bombay.
Ditto (Book Post and Pattern Packets) Len, Straits Settlements, Netherlands pine I. Lahuan, Bankok (Siam), Philip- Australia and Japan	8th ,,	Ditto.
Australia and China and Japan	o th	Ditto.
Mauras and New Zealand and Tastnahia	9th	Ditto
Madras, Pou Colombo	13th	Per I', & O. Str. Chusan.
Bingapore anticherry, Ceylon, Batavia,		
Straits and Hong China	5th	Per French Str.
Rangoon and Mou-Kong	9 th	Per Str. Winge
Akyah, Kyouk Pimein Rangoon hyoo, Sandoway and	ıoth	Ditto Sirsa.
uyoo, Sandoway and	ıoth	Ditto Coconada.

N.B.—The letter-by

Foreign letters, fully % ox will close at 7 P.M. precisely; after which hour
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W. MERRETT,

fg. Presidency Postmaster, Calcutta.

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The Gazette of India.

PUBLISHED BY AUTHORITY.

CALCUTTA, SATURDAY, NOVEMBER 6, 1886

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART III.

Advertisements and Notices by Private Individuals and Corporations.

PROMISSORY NOTES.

Stolen.

From my residence at Oojein, the Government Promissory Note No. 142745, of the 4 per cent. of 1842-43, for R5,000, originally standing in the name of Luxmebai, Administratrix of Narain Rao Gobind Dhoby, the proprietor, by whom it was never endorsed to any other person. Payment of the above note and the interest thereupon have been stopped at the Public Debt Offices, Bank of Bengal and Bank of Bombay, and application is about to be made for the issue of a duplicate in favour of the proprietor.

The note is enfaced for payment of interest from the Indore Treasury.

LUXMEBAI DHOBY, Oojein, Central India.

NOTICE.

Government Securities Nos 229017 and 229018 of 1865, of the 4 per cent. loan, for R100 each, belong to me. They were lost or stolen on the 1st instant.

GOKUL CHANDRA DHAR,

Attorney-at-Law.

7, OLD POST OFFICE STREET, The 3rd November 1886.





SUPPLEMENT TO

The Gazette of India.

No. 45 . CALCUTTA, SATURDAY, NOVEMBER 6, 1886.

OFFICIAL PAPERS.

A Supplement to the Gazette of India will be published from time to time, containing such Official Papers and information as the Government of India may deem to be of interest to the Public, and such as may usefully be made known.

Non-Subscribers to the GAZETTE may receive the SUPPLEMENT separately on a payment of six Rupees per annum if delivered in Calcutta, or nine Rupees if sent by Post.

No Official Orders or Notifications, the Publication of which in the GAZETTE OF INDIA is required by Law, or which it has been customery to publish in the CALCUTTA GAZETTE, will be included in the Supplement. For such Orders and Notifications the bedy of the GAZETTE must be looked to.

GUVERNMENT OF INDIA. DEPARTMENT OF FINANCE AND COMMERCE.

SUPPLEMENT TO THE STATEMENT OF PRICES CURRENT (RETAIL) OF FOOD-GRAINS FOR THE 22d HALF OF SEPTEMBER 1886, PUBLISHED IN PAGE 1441 OF THE SUPPLEMENT TO THE "GAZETTE OF INDIA," DATED 237d OCTOBER 1886.

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-		Раочінсв.		DISTRICTS.	MYSORE,	

J. F. FINLAY, Off. Secretary to the Government of India.

DEPARTMENT OF FINANCE AND COMMERCE, (Statistical Branch).



The Gazette of Andia

EXTRAORDINARY.

PUBLISHED BY AUTHORITY.

SIMLA, THURSDAY, NOVEMBER 4, 1886.

HOME DEPARTMENT.

Simla, the 4th November, 1886.

PUBLIC SERVICE COMMISSION.

The following Resolution is published for general information:

No. 42-1859-98.

Extract from the Proceedings of the Government of India in the Home Department (Public), under date Simla, the 4th November, 1886.

Read-

Paragraphs 2 and 10 of Home Department Resolution No. 34—1573-98, dated the 4th October, 1886, directing the formation of a Commission to enquire into and report upon the question of the admission of Natives of India to the various branches of the Public Service connected with the Civil Administration of the country.

RESOLUTION.

His Excellency the Governor-General in Council is now pleased to appoint the following Gentlemen to be Members of the Commission mentioned in the preamble. His Excellency in Council reserves the power of making, after further enquiry and consideration, additional nominations, should it at any time appear desirable to do so.—

- The Hon'ble SIR C. U. AITCHISON, K.C.S.I., C.I.E., Lieutenant-Governor of the Punjab,—President.
- SIR C. A. TURNER, KT., C.I.E., late Chief Justice of the High Court of Judicature,
- MR. C. H. T. CROSTHWAITE, Bengal Civil Service, Chief Commissioner of the Central Provinces.

THE GAZETTE OF INDIA, EXTRAORDINARY, NOVEMBER 4, 1886.

The Hon'ble ROMESH CHUNDER MITTER, B.L., Puisne Judge of the High Court of Judicature, Bengal.

The Hon'ble J. W. QUINTON, Bengal Civil Service, Additional Member of the Council of the Governor-General for making Laws and Regulations.

Mr. F. B. PEACOCK, Bengal Civil Service, Chief Secretary to the Government of Bengal.

RAJA UDHAI PERTAB SINGH, of Bhinga, Oudh:

Mr. H. J. STOKES, Madras Civil Service.

Mr. T. H. STEWART, Bombay Civil Service.

SAYYID AHMAD, KHAN BAHADUR, C.S.I.

Mr. W. B. HUDSON, Mozufferpore.

KAZI SHAHBUDIN, C.I.E., late Dewan of Baroda.

M. R. Ry. S. RAMASWAMI MUDALIYAR, C.I.E., B.L., Madras.

Mr. W. H. RYLAND, Uncovenanted Civil Service, Superintendent of Stamps and Stationery, Calcutta.

RAO BAHADUR KRISHNAJI LUKSHMAN NULKAR, Poona.

Mr. D. S. WHITE, Madras.

ORDER.—Ordered, that a copy of the above Resolution be forwarded to the President and Members of the Commission and to all Local Governments and Administrations for information, and that it be published in the Gazette of India.

Ordered also, that a copy of the Resolution be forwarded to the several

Superintendent of Port Blair Registrar of the Calcutta Uniand the Nicobars. Registrar of the Calcutta Uni-

Sanitary Commissioner with the Registrar of the High Court, Government of India. Registrar of the High Court,

Surgeon-General with the Government of India.

Secretary to the Board of Director-General of the Ar-

Secretary to the Board of Director-General of the Ar-Examiners. chaological Survey of India. Departments of the Government of India for information and communication to the Heads of Departments under them; and that copies be forwarded to the Officers noted in the margin.

By order of the Governor-General in Council,

A. P. MACDONNELL,

Offg. Secretary to the Government of India.



The Gazette of India

EXTRAORDINARY.

PUBLISHED BY AUTHORITY.

SIMLA, MONDAY, NOVEMBER 1, 1886.

FOREIGN DEPARTMENT.

NOTIFICATION.

No. 1885 F.

Simla, the 1st November, 1886.

On the return to India of the Afghan Boundary Commission, the Governor-General in Council desires to place on record his high appreciation of the valuable services rendered by Officers and Men during their two years' absence from British Territory.

COLONEL SIR WEST RIDGEWAY and the Political Officers under his orders have shown skill, judgment, and tenacity in their endeavours to secure the primary objects of the Commission, and the results obtained in other Departments have been highly satisfactory; while the Military Escort, composed of Detachments of the 11th Bengal Lancers and 20th Punjab Infantry, have upheld throughout, by discipline, endurance, and good conduct, the credit of Her Majesty's Army.

The Governor-General in Council heartily congratulates the Members of the Commission upon the completion of their trying duty, and welcomes them back to the British Frontier.

By Order of the Governor-General in Council,

H. M. DURAND,

Secretary to the Government of India.





f **Endia**. The O

PUBLISHED BY AUTHORITY.

No. 46.}

CALCUTTA, SATURDAY, NOVEMBER 13, 1886.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

CONTENTS.

Part I.—Government of India Notifications, Appointments, Promotions, Leave of Absence, General Orders, Rules and Regulations.

Part II.—Notifications by High Court, Comptroller General, Administrator General, Paper Currency Department, Presidency Pay Master, Money Order Department, Mint Master, Secretary and Treasurer, Bank of Bengal, Superintendent of Government Printing, and other Government Officers; Postal, Telegraph, and Commissariat Notices. Notices.

PART III. - Advertisements and Notices by private individuals and Corporations.

PART IV.—Acts of the Governor General's Council assented to by the Governor General:—

Nothing for Publication.

PART V.—Bills introduced into the Council of the Governor General for making Laws and Regulations or published under Rule 22:

Nothing for Publication.

SUPPLEMENT No. 46.

PART I.

Government of India Notifications, Appointments, Promotions, &c.

HOME DEPARTMENT.

NOTIFICATIONS.

PUBLIC.

Simla, the 1st November, 1886.

No. 1842.—Under the provisions of Section 9 of the Statute 24 and 25 Vic., Cap. 67, the Governor-General in Council is pleased to direct that His Excellency's Council shall assemble at Calcutta in the jurisdiction of the Lieutenant-Governor of Bengal.

ESTABLISHMENTS.

Calcutta, the 12th November, 1886.

No. 373.—With reference to the Notification ' of the Revenue and Agricultural Department, No. 925-39-14G., dated the 4th instant, Mr. C. J. Lyall, M.A., C.I.E., reverted to his office of Secretary to the Chief Commissioner of Assam, on the return from furlough of Sir E. C. Buck, Kr., Secretary to the Government of India in that Department.

MEDICAL.

The 12th November, 1886.

No. 503.—Surgeon S. Little, M.D., Medical Officer, North-Western State Railway, obtained

privilege leave for two months and fourteen days, with effect from the afternoon of the 18th May, 1886.

No. 594.—The following arrangements were made for the temporary performance of the medical duties of the North-Western State Railway during the absence on leave of Dr. Little:-

Surgeon E. S. Brander, M.B., held charge from the afternoon of the 18th May to the forenoon of the 9th July, 1886, and again from the forenoon of the 19th July to the afternoon of the 23rd idem.

Surgeon J. R. Adie held charge from the forenoon of the 9th July to the forenoon of the 19th idem, and again from the afternoon of the 23rd to the afternoon of the 31st idem.

PATENTS.

The 11th November, 1886.

No. 1337.—Specifications of the undermentioned inventions have been filed, under the provisions of Act XV of 1859, in the Office of the Secretary to the Government of India in the Home Department. Copies have been sent to one of the Secretaries to each of the Governments of Bengal, Fort St. George, Bombay and the North-Western Provinces. A copy of every specification is open to public inspection, at all

reasonable hours, at the Office of the Secretary to the Government of India in the Home Department at the Presidency, upon payment of a fee of one rupee. A certified copy of any specification will be given to any person requiring the same on payment of the expense of copying:-

No. 36 of 1886.—John Gamgee, of 14 Whitehead's
Grove, Chelsea, in the County of
Middlesex, England, Gentleman,
for improvements in obtaining
motive power and in apparatus
employed therein.
No. 59 of 1886.—Frederick Burt Campbell Rogers, of

No. 59 of 1886.—Frederick Burt Campbell Rogers, of
No. 4 Leonard Road, Hastings,
near Calcutta, Gentleman, for
improved apparatus suitable for
silk filatures and the like.
No. 176 of 1886.—George Frederick Jewell, of No. 3
Watkin's Lane, Howrah, Ropemaker, for an improved and economical method in the manufacture
of belting or bands for the purpose of belting or bands for the purpose of driving machinery.

A. P. MACDONNELL,

Offg. Secretary to the Government of India.

DEPARTMENT OF FINANCE AND COMMERCE.

NOTIFICATIONS. PAPER CURRENCY.

Calcutta, the 12th November, 1886.

No. 4165.—Abstract of the Accounts of the De-partment of Issue of Paper Currency on the 31st October, 1886, published as required by Section 27 of the Indian Paper Currency Act, XX of 1882.

	Whole amount of	Reserve	IN SILVER BULLION,	Coin and
Circles of Issue.	Notes in circulation.	Coin.	Bullion.	Total.
Calcutta - Allahabad Lahore Bombay Kurrachee Madras Callcut Rangoon	\$ 5,66,85,355 80,43,840 91,14,150 4,59,93,85 50,05,770 1,47,95,880 13,85,690 42,93,645	P. 1,27,72,058 94,44,690 94,00,659 1,87,63,883 70,22,905 92,98,085 9,90,325 1,00,38,330	R 15,52,3 ¹ 7 55,33,532 27,700 2,00,000 22,500	2,43,24,375 94,44,590 94,60,650 2,42,97,415 70,50,605 94,98,085 9,22,815 1,06,38,230
TOTAL	14,53,20,615	7,82,40,816	73,36,049	8,55,76,865
paid at Deduct t	ne amount rec Kurrachee he amount re d at Calcutta			2,00,000 50,000
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LEAVE AND APPOINTMENTS.

The 12th November, 1886.

No. 4167.-Mr. W. H. Dobbie having returned from privilege leave, resumed charge of the duties of Deputy Accountant-General, North-Western Provinces and Oudh, from Mr. H. J. Brereton, before noon, on the 27th October,

No. 4168.—Mr. E. Rule having returned from furlough out of India, resumed charge of the office of Comptroller of India Treasuries from Mr. J. E. Cooke, before noon, on the 1st November, 1886.

Mr. J. E. Cooke having been posted as Deputy Accountant-General, Bengal, received charge of the said appointment from Babu Rajani Nath Roy, before noon, on the 2nd November, 1886.

Babu Rajani Nath Roy having been posted as Assistant Comptroller-General, assumed charge of that appointment, before noon, on the 2nd November, 1886.

No. 4169.—Mr J. E. O'Conor, Assistant Secretary to the Government of India in the Department of Finance and Commerce, having been granted furlough out of India for five months, made over charge of his duties, after noon, on the 4th November, 1886.

Mr. G. H. R. Hart having been appointed to officiate as Assistant Secretary, vice Mr. J. E. O'Conor, received charge of the said appointment, before noon, on the 6th November, 1886.

No. 4170.—Mr. E. W. Kellner, Deputy Comptroller-General, having returned from privilege leave, resumed charge of his duties from Mr. C. R. C. Kiernander, after noon, on the 25th October, 1886.

J. F. FINLAY,

Offg. Secretary to the Government of India.

MILITARY DEPARTMENT.

Fort William, the 12th November, 1886.

APPOINTMENTS.

No. 740.—Native Army—

17th Bengal Cavalry.

Jemadar Ghúlam Húsain Khan, appointed in G. G. O. No. 41 of 1886, is permitted to resign his appointment.

No. 741.—VOLUNTEER CORPS—

Moulmein Volunteer Rifle Corps.

Major Malcolm Furlong (Lieutenant-Colonel, Madras S.C.), to be Lieutenant-Colonel.

Captain Thomas Smith to be Major, vice Lieutenant-Colonel Malcolm Furlong, promoted.

FURLOUGH AND LEAVE.

No. 742.—The undermentioned officer is granted furlough out of India, with the necessary subsidiary leave :-

Lieutenant-Colonel E. H. Steel, Bengal S. C., Deputy Superintendent, 4th grade, officiating 3rd grade, Survey of India, (m. c.) for one year, under rules IX and XV of the regulations of 1868.

No. 743.—The undermentioned officers are granted leave out of India under the Leave Rules for the Staff Corps, with effect from the

dates on which they are respectively struck off duty:—

Lieutenant-Colonel V. Rivaz, Bengal S. C., 4th Sikh Infantry, (p. a.) for one year. Pension service,—27 years, 146 days.

Major and Brevet Lieutenant-Colonel S. D. Barrow, Bengal S. C., 10th (The Duke of Cambridge's Own) Bengal Lancers, (p. a.) for one year. Pension service,—24 years, 240 days.

Captain H. E. Passy, Bombay S. C., Military Account Department, (m. c.) for 182 days. Pension service,—13 years, 95 days.

No. 744.—The undermentioned officers have been granted extensions of furlough by the Secretary of State for India:—

Colonel G. C. DePrée, Bengal S. C., (m. c.) for 6 months.

Lieutenant-Colonel J. N. Steel, General List, Infantry, (p. a.) for 134 days.

Captain M. I. Gibbs, Bengal S. C., (p. a.) for 99 days.

Surgeon P. deH. Haig (m. c.) for 6 months.

No. 745.—The undermentioned officers are permitted to reside out of India, under G. G. O. No. 209 of 1882, drawing pay under rule I of the Leave Rules for the Staff Corps:—

Colonel H. M. Wemyss, C. B., Bengal S. C. Pension service,—37 years, 311 days.

Colonel B. R. Chambers, Bengal S. C. Pension service,—35 years, 284 days.

PROMOTIONS.

•No. 746.—The following promotions are made, subject to Her Majesty's approval:—

BENGAL STAFF CORPS.

To be Major.

Captain Alister William Jamieson,—9th November, 1886.

RETIREMENTS.

No. 747.—Major John Meredith Douglas Lewes, Bengal S. C., has been permitted to retire from the service, with effect from the 8th November, 1886, subject to Her Majesty's approval.

REWARDS.

No. 748.—Order of British India—

The Governor-General in Council is pleased to admit the undermentioned Native officer to the 2nd Class of the Order of British India, with effect from the date specified:—

MADRAS.

To the 2nd Class, with the title of Bahadur.

Subadar Appasawmy, 23rd Madras Infantry, vice pensioned Subadar Shaik Hoossain, Bahadur, deceased,—9th September, 1886.

O. R. NEWMARCH, Major-General, Secretary to the Government of India.

MARINE DEPARTMENT.

Fort William, the 12th November, 1886.

PROMOTIONS.

No. 44.—The following promotion is made in Her Majesty's Indian Marine, with effect from the 1st October, 1886:—

To be Chief Engineer.

Engineer Bagot Read.

O. R. NEWMARCH, Major-General, Secretary to the Government of India.

PUBLIC WORKS DEPARTMENT.

NOTIFICATIONS.

Fort William, the 10th November, 1886.

No. 305.—Mr. G. H. D. Walker, B.A., Examiner, 4th Class, 1st Grade, is appointed to officiate as Under-Secretary to the Government of India in the Public Works Department, during the absence on leave of Mr. A. B. Sampson, or until further orders.

No. 306.—Captain R. Gardiner, R.E., Class II of the Superior Revenue Establishment of State Railways, is appointed to officiate as Under-Secretary to the Government of India in the Public Works Department, with effect from the 10th November, 1886, during the absence of Major F. Firebrace, R.E., or until further orders.

W. S. TREVOR, Colonel, R.E., Secretary to the Government of India.



The Gazette of India.

PUBLISHED BY AUTHORITY.

CALCUTTA, SATURDAY, NOVEMBER 13, 1886.

Separate paging is given to this Part in order that it may be filed as a separate compilatio

PART II.

Notifications by High Court, Comptroller General, &c.

GAZETTE OF INDIA.

NOTICE.

The 16th October 1886.

From the 13th November next, till further notice, the complete Gasette of India will be published at Calcutta. After the 6th November, all Notifications and other matter intended for publication in the Gasette, should be addressed to the Publisher, 8, Hastings Street, Calcutta.

			p.
Subscription for Gasette and Supple-			
ment per annum	15	0	0
Postage	5	8	0
Subscription for Supplement only	•	0	-
Postage	3	0	0
For a single copy of the Gasette	0	8	0
For a single conv of the Supplement		4	
Postage on single copies varies accord	ding	to	weight.

Parts IV and V of the Gazette of India, containing the Acts and Bills of the Legislative Council, may be subscribed for separately from the other Parts of the Gazette. The annual subscription for the two Parts is R5 per annum, payable in advance. When sent by post, R2-8 per annum additional will be charged for postage.

By an order of Government, all subscriptions must be paid in advance.

Applications for the supply of the Gasette on the public service should be addressed to the Home Department.

Complaints regarding non-receipt of any number of the *Gasette* should be forwarded within a week after the date on which it is due.

Attention is invited to the Circular Memo. of the Government of India, Home Department, of February 1870, directing that all Notifications or other matter intended for insertion in the Gasette of India should be delivered at the Publisher's Office not later than 2 P.M. on Friday afternoon, and that matter sent after that hour must be certified to be extremely urgent in order to ensure its appearance in the next day's Gazette.

Mafter intended for publication in the Supplement should reach the Press not later than Thursday.

E. I. DEAN,

Publisher, Gasette of India.

CALCUTTA UNIVERSITY.

NOTICE.

The University examinations in Arts, Law, Medicine, and Engineering, 1887, will be held on the undermentioned dates:—

Entrance, F. A., and B. A. examinations on Monday, the 28th March, and following days.

M. A. and Prem Chand Roy Chand examinations on Monday, the 7th November, and following days.

B. L., Honours in Law, and L. M. S. examinations on Monday, the 21st February, and following days.

2 a

- M. B. and M. D. examinations on Monday, the 6th June, and following days.
- F. E. examination on Monday, the 20th June, and following days.
- L. E. and B. E. examinations on Monday, the 18th July, and following days.

Applications from candidates for admission to the Entrance, F. A., and B. A. examinations must be lodged with the Registrar on or before the 14th February.

Applications from candidates for admission to the M. A. examination must be lodged with the Registrar on or before the 7th October.

Applications from candidates for admission to the B. L. and Honours in Law examinations must be lodged with the Registrar on or before the 21st January.

Applications from candidates for admission to the L. M. S. examinations must be lodged with the Registrar on or before the 7th February.

Applications from candidates for admission to the M. B. examinations must be lodged with the Registrar on or before the 23rd May.

Applications from candidates for admission to the M. D. examination must be lodged with the Registrar on or before the 6th May.

Applications from candidates for admission to the F. E. examination must be lodged with the Registrar on or before the 6th June.

Applications from candidates for admission to the L. E. and B. E. examinations must be lodged with the Registrar on or before the 4th July.

All candidates from the same institution must appear at one and the same place of examination.

By order of the Vice-Chancellor, CHARLES H. TAWNEY,

Offg. Registrar.

SENATE House, The 26th October 1886.

ORDERS BY THE VICE-CHANCELLOR AND SYNDICATE OF THE CALCUTTA UNIVERSITY.

The following portions of the text books in English are appointed to be read and to be committed to memory for the Entrance Examination, 1888:—

TO BE READ.

Book of Worthies.

Aristides. Xenophon. Epaminondas. Alexander. Scipio Africanus. Julius Cæsar.

Student's Treasury of English Lyrics.

After Blenheim.
The Wreck of the Hesperus.
Rosabelle.
True Greatness.
To Blossoms.
The last of the Flock.
The Girl describes Her Fawn.
To Daffodils.
The Popular Field.
To-morrow.

BE COMMITTED TO MEMORY.

After Blenheim. The Wreck of the Hesperus. Rosabelle.

The following changes in the Regulations of the University having been sanctioned by the Senate and approved by His Excellency the Governor-General of India in Council, are published for general information:—

In paragraph 1 of the Regulations for Honours in Medicine and Surgery after the words "Medical Jurisprudence" the following words have been inserted:—

"A tee of fifty rupees shall be payable by each candidate for examination in one or more of the above branches."

In paragraph 14 of the Regulations for a Licence in Medicine and Surgery (Calendar 1886, page 60), the following words have been omitted:—

"To examine, in presence of the Examiners Morbid Products chemically and by the aid of the Microscope, demonstrating the results obtained."

After paragraph 8 of the Regulations for the Licence in Medicine and Surgery under the head "First Licentiate Medical Examination," the following paragraph has been inserted, to be numbered paragraph 9:—

"A female student who has passed the Entrance Examination, attended classes, and obtained her certificate in Medicine, Surgery and Midwifery in the Calcutta Medical College, shall, if recommended by the Principal, be admitted to this Examination on her producing certificates to the following effect:—

- (a) Of having passed the First Arts Examination of the University.
- (b) Of having completed her nineteenth year.
- (c) Of having attended in a school of medicine recognized by the Syndicate an additional course of lectures in each of the following subjects:—

Anatomy. | Botany. | Chemistry."

and the numbering of the succeeding paragraphs has been altered accordingly.

For the present marginal note to the Entrance certificate the following has been substituted: "The certificate of every candidate, who is not a private student, must be signed by the Principal or Head Master of the school from which he appears. The certificate of a candidate, who appears as a private student, must be signed by the Principal of an affiliated College or a Government Inspector of Schools," and the following footnote has been appended to the words "Private student" in the above marginal note. "A student who does not appear from any school, or who has been transferred since the 1st of November next preceding the examination, without the consent of an Inspector, to the school from which he appears, will be treated as a private student."

CHARLES H. TAWNEY,

Offg. Registrar,

SENATE House, The 9th November 1886. the Bank of Bengal on the 31st October 1886.

PARTICULARS. Tanners Loan or 1885-4. 100 St. 100				4 PER CENT. LOANS	LOAKS				4è PER (45 PER CENT. LOANS				
Balance of 15th October 1886 . 54,100	Of 1832-33.	Of 1835-36.	Of 1842-43.	Of 1834-55.	Transfer of 1865.	Reduced 4 per cent. Loan of 1879.	Тотае.	Of 1870.	Qf 1878.	TRAMSTR LOAN OF 1879, 44 PER CENT. POR- TION.	Torat.	I HAMBPER LOAN OF 1879, SEVEN SKIL- LINGS PER CENT. PORTHON,	S PER CENT. LOAN OF 1856-57.	GRAND TOTAL.
	13,80,587	27,39,800	2,22,12,700 91,83,000	91,83,000	2,57,73,300	2,28,89,900	8,41,79,287	44,37,000	75,09,000	10,07,44,700	11,26,90,700	1,33,800	32,200	19,70,90,087
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Amount enfaced at Madras between 16th and 31st October 1886	:	88	ggor6	2,000	21,000	2,000	69,500	:	1,000	44,000	45,000		:	1,14,500
Amount enfaced at Bombay between 16th and 31st October 1886	:	2,500	8,000	15,000	20,000	4,000	49,500	;	:	2,76,500	2,76,500	:	:	3,26,000
Amount enfaced at Calcutta between 16th and 31st October 1886	· :	2,000	1,14,500	22,500	1,000	2,000	1,45,000	:	36,500	1,22,600	001*65*1	•		2.04.100
54,100	13,80,587	27,44,800	2,23,44,200	92,22,500	2,58,45,300	2,29,05,900	8,44,43,287	44,37,000	75,46,500	10,11,87,800	11,31,71,300	1,33,800	18	19,78,34,687
Deduct-														
Amount written off in the London Registers	:	16,600	21,000	20,000	1,86,400	95,200	3,39,200	:	47,000	3,45,600	3,92,600			7,31,800
Balance on 31st October 1886 54,100	13,80,587	27,28,200	2,23,23,200	92,02,500	2,56,58,900	2,28,10,700	8,41,04,087	44.37,000	74,99,500	10,08,42,200 11,27,78,700	11,27,78,700	1,33,800	8	19,71,02,887

5,350 lakhs.

Balance against India

BARE OF BRICAL, FUBLIC DEBT OFFICE,

A. G. BEGBIE, Major, R.E., Offor Accountent General P W Dard

THE

ACCOUNTANT GENERAL'S OFFICE, PUBLIC WORKS DEPARTMENT.

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NOTIFICATION.

Statement of the Monthly Accounts of the several Branches of the Public Works Department received in the Office of the Accountant General, Public Works Department, up to the 5th November 1886.

	Public Wores (Buildings and Roads and Military Wores Branch) and Telegraph.	KD ROADS ANT	O MILITARY	_	IRRIGATION.	ои.			STATE RAILWAYS (CAPITAL).	1 (CAPITAL).				SJATE RAILWAYS (REVENUE)	(REVENUE		
Order of Receipt.	Accounting Offices.	Last month for which received.	Date of Receipt.	Order of Receipt.	Accounting Offices.	Last month for which received.	Date of Receipt.	Order of Receipt,	Accounting Offices.	Last month for which received.		Date of Receipt.	Order of Receipt,	Accounting Offices.	Last month for which received.		Date of Receipt.
***************************************	Port Blair Central India Central India Rajpuran Rajpuran Ponjab Ponjab Military Works Branch Hyderabad (Assigned Bustricts.) Bustricts.) Bustricts.) Bustricts.)	Aug. 1886 P.O. 1 1 100 100 100 100 100 100 100 100 10	O. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	H H D 4 0 P 00	Rajputana Punjab Punjab Rombay Radras Radras Rurma North-Western Prorinces and Outh. Bengal	Aug. 1886 Do Do Do July	Oct. 18, 1886. Do. 26, 11 Do. 27, 11 Do. 27, 11 Nov. 1, 11 Sept. 29, 11	- m m no p o		Aug. 1886 Do. 1886 Do. 1886 Do. 1886 Do. 1886	-14	11, 1886 19, 11 20, 11 23, 11 25, 11 25, 11 26, 11 28, 11		Jorhat Kannia-Dhuria Bhopal Bhopal Northern Bengal Northern Bengal Radah Coal Eastern Bengal Wardah Coal Eastern Bengal Maria-Colliery Dacca-Mymensing Nalnatti Frhoot Rajputana-Malwa Rajputana-Malwa Southern Malnatta	8 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	1886 DO. 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	다 하는 다 다 다 다 다 다 다 다 다 다 다 다 다 다 다 다 다 다
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				- 47	STATE OUTLAY ON GUARAFEED RAILWAYE. State Railway Stores Branch. Punjab. Punjab. North. Western Provinces)		- 46	#### K ### #	Agaem Subsidized Chirra-Companygan) Cuddapah-Kellere Cawnoper-Achievra- Indian Midland (Cawn- pur. hansi Section.) NW. P. and Oudh Subsidized Subsidized Subsidized North-WRe Oudh Provi. Boian Southern-Mahatta North-Western East Indian East Indian East Indian East Indian East Indian East Indian East Adam Essent Subsidian Diddarnagar-Ghassipur Sindia	8888 8 8888 8			<u> </u>	FOREIGN STATES. RAILWAIGH-CANIAL. Johnspan.	, 986 Aug 1880	, 8 q	982: °cr
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Sintla, Sintla, The 5th November 1886.

RESIDENT IN MYSORE.

. Catalogue of Books printed in the Crvil and Military Station of Bangalore, and registered under the provisions of Act XXV of 1867, during the quarter ending 30th September 1886.

						J	•								
Title in full,	Language in which the book is written.	Name of the Author, Translator, or Editor of the book or any part thereof.	Subject,	Place of print- ing and place of publication.	Name or firm of the Printer and the name or firm of the Publisher.	Date of issue from the Press or of the Pub-	Number of shrets, leaves or pages.	Siee.	ist, 2nd, or other number of edition.	No. of co- pies of which edi- tion con-	Whether printed or litho- graphed.	Price.	Name and residence of proprietor of copyright or any portion thereof.	Date on which the copyright was registered.	Rename,
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Hints on Rife Shooting, English	English .	Captain W. R. Frait, Madras Raitway Voinn- teer, Bangalore.	Arts .	Civil and Milltary Station of Bangalore,	The Dally Post and Examiner Press, Richmond Press, Hayes, Printer and Publisher,	28th July 1886	14 printed Royal 1st Edition. pages and 18mo. 40 dia- grams.	Royal 18mo.	1st Edition	8	Printed and litho- graphed,	o	Captain W. R. Pratt, Railwey Crossing, (1vli and Military Station of Ban-galore.	Secured— 3cth July 1886	Directions for target practice,
ı					ii. In the Vernaculars spoken in the Province.	'er nacula:	rs spoker	n in t	he Prov	ınce.					
The Village Officers'	Tamil .	R. Ramalinga Iyer, Pleader.		Civil and Military Station of Bangalore, Hosur Taluk,	The Morning Star Press, P. Krishni. 72, Pinter, R. Ra- malinga Iyer, Pleader, Publisher,	21st Aug. 1886	88	Demy octavo.	1st Edition	1,000	Printed .	0 \$1 0	R. Ramalinga Jyer, Pleader, District Muu- sig's Court, Krishaagiri,	Secured—	Regulations and Acts relating to Cirri, Criminal and Revented for the use of Village Officers in the Madras Presidency.
					iv.	iv. In more than one language.	han one	langı	ıage.						
The Persian Munshi	Euglish and Per- stan,	Munshi Mirta Mohamed Ali Sahib Yesdi, Perilan Munshi to the Military Secre- tary to the My- sore Government.	. Jen Daer	Civil and Mill- tary Station of Bangalore,	The Firdo-i Frest, Hafz Syed Moha- med Sabib, Frinter and Publisher,	30th Aug. 1886	72 F. P.	Royal 8v0.	1st Edition	8,	Litho- graphed.	• •	Hafiz Syed Moba- med Satth, Pro- prietor, Firdosl Press, Bangalore,	Secured— 3rd Sep. 1886	Grammar, with letters and exercises for translation,
OFFICE OF THE COLLECTOR AND DISTRICT	COLLECTO	R AND DISTRICT			Revised and	nd annotated.								E. P. M	E. P. MALTBY,
THE PERSON AND A PERSON AND A PERSON AND ADDRESS OF THE PERSON ADDRESS OF THE PERSON AND ADDRESS OF THE PERSON AND ADDRESS OF THE PERSON AND ADDRESS OF THE PERSON AND ADDRESS OF THE PERSON AND ADDRESS OF THE PERSON AND ADDRESS OF THE PERSON AND ADDRESS OF THE PERSON ADDRESS OF THE PERSON ADDRESS OF THE PERSON ADDRESS OF THE PERSON ADDRESS OF THE PERSON ADDRESS OF THE PERSON ADDRE	46			•											

evised and annotated.

L. RICE,
Director of Public Instruction.

Collector and District Magistrate, Civil and Military Station. U. C. A. D.V. E.

H. CLARKE, for desistant to the Registent.

Min The roth October 1886.

Magistrate, Civil and Military Station,
Bangalore, the 15th October 1886.

Statement of the Affairs of the Bank of Bengal for the week ending 9th November 1886.

LIABILITIES.	R	a.	þ.	ASSETS.	R	a.	p.
Capital paid-up	2,00,00,000 43,56,664		o o	Government Securities Other authorized Investments	83,01, 98 1 54,58,958	4	0
Public Deposits at R a. p. Head Office .1,22,49,700 12 4		_	-	Loans on Government and other authorized Securities	86,18,216		
Public Deposits at Branches 1,41,15,636 7 8	2,63,65,337	. 4	0	Accounts of Credit on Government and other authorized Securities	_	-	-
Other Deposits at Head Office and	405 57 657	_	_	Bills discounted and purchased .	90,39,184 2,07,76,875	15	2
Branches Bank Post Bills, &c.	3,05,51,771 4,35,252		7 4	Balances with other Banks Bullion	8,45,833 1,872	3	1 6
Sundries	20,78,112	7	5	Dead Stock	11,26,406 8,544		5 3
				Sundries	7,70,030		9
					5,49,47,905	12	10
				Cash and CurrencyNotes at			
				Head Office . 1,13,20,952 o 8 Cash and Cur-	2,88,39,232	14	6
				rency Notes at Branches . 1,75,18,280 13 10			
Rupers .	.8,37,87.138	11	4	Rupers .	18,37,87,138	11	4

By Order of the Directors,

BANK OF BENGAL, Calcutta, 11th November 1886. J. GORDON, Chief Acctt. & Dy. Secy. R. HARDIE, Secretary & Treasurer.

Rate for Demand Loans 6 per cent, Percentage 48.5.

Statement of Silver Balance in the Calcutta Mint for the week ending 10th November 1886.

Value of silver held in the Mint on account of the Currency De- partment on the evening of	R	
the 3rd November 1886 Value of Government silver in the	15,31,324	
Mint on the same date .	5,39,547	20,70,871
Silver received by the Mint during the week on account of the Currency Department Ditto ditto Government	7,05,252	
DEDUCT-		7,05,252
New coin paid to Reserve Treasury during the week	1,60,000	27,76,123
Petty items issued for miscella- neous purposes		1,60,000
Balance on the evening of the 10th November 1886	•	26,16,123
The Balance comprises— Silver held on account of the Currency Department Ditto ditto Government There is in addition awaiting assay— Bullion belonging to Private Individuals	21,27,884 4,88,2 3 9	26,16,123
Ditto ditto Government		
		927

R. V. RIDDELL, Major, R.E.,

Master of the Mint.

CALCUTTA MINT,

The 11th November 1886.

CURRENCY NOTES.

The following Currency Notes of the Government of India are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers. Any other person having these Notes in his possession, or claiming a right to them, is warned to communicate at once with the undersigned:—

Calicut Circle.

	0	micat Cit	1C.
	NOTE WHO	LLY LOST OR I	DESTROYED.
Regr. No.	No. of Note.	Value. R	Name of Claimant.
		100 M. R Row Sahi Stre Re-enfaced, Calic	t. Ry., V. R. Govinda v Sivaji Mokathai Row ib, No. 170, Southern et, Fort Tanjore. ut.
			B. M. D'CRUZ.

Deputy Collector, In charge Paper Currency.

CALICUT,

The 30th October 1886.

Lahore Circle.

	NOTES	WHOLLY 1	OST OR D	estroyed.	
Regt.	No. No. of No	tes. Va	ue.	Name of Cla	mant.
_			\$		•
23	. E 26-284	2 6. 10	o Dr. J.	R. Yourdi,	Medical
24	. Е 2—969	10 ⁸ . 50	o Sheo Ram	R. Yourdi, Fort Lahore. Gopal and Subathu.	Gunga
		natar to Are			

W. H. EGERTON, for Deputy Commissioner of Currency.

LAHORE,

LANGE,

The 6th November 1886.



Madras Circle.

NOTE WHOLLY LOST OR DESTROYED.

legt, No. No. of Note, Value, Name of Claimant.

32 . B 93-51520 . 100 G. R. S. Mokathai Rao Sahib, Tanjore.

H. S. GROVES,
Asst. Accountant Genl.,
in charge Paper Currency.

FURI SI. GRURGE, 1 ha 1st November 1886.

AGENT TO THE GOVERNOR GENE-RAL FOR CENTRAL INDIA.

NOTIFICATION.

Indore Residency, the 9th November 1886.

No. 3990.—Captain G. E. Money, Officiating 2nd Squadron Commander, 1st Regiment, Central India Horse, returned from the sixty days' privilege leave granted to him in this Office Notification No. 2390, dated 21st June 1886, on the 14th October 1886.

By Order, J. DAVIES,

tor 1st Asst. Agent to the Govr. Genl.
for Central India.

DIRECTOR GENERAL OF RAILWAYS

NOTIFICATIONS .- ESTABLISHMENT.

Simla, the 2nd November 1886.

No. 99.—CORRIGENDUM.—In Director General of Railways' Notification No. 83, dated 20th September 1886, granting Babu Sheo Dayal, Executive Engineer, 4th Grade, sub. pro tem., furlough—for "for one year three months and twenty-five days," read "for one year."

The 3rd November 1886.

No. 100.—With reference to Public Works Department Notification No. 293, dated 28th October 1886, Mr. J. J. Kenoy, Fraffic Candidate, is posted to the North-Western Railway.

The 4th November 1886.

No. 101.—Mr. P. H. Cresswell, Executive Engineer, 4th Grade, temporary rank, is granted furlough on medical certificate for twelve months, and subsidiary leave, with the sanction of the Government of India, Public Works Department, from the 9th September to the 4th October 1886, both days inclusive.

The 5th November 1886.

No. 102.—With reference to Public Works Department Notification No. 277, dated 21st Dctober 1886, Mr. T. Michell, Executive Engineer, 3rd Grade, sub. pro tem., is posted to the Bellary-Kistna State Railway.

F. S. STANTON, Colonel, R.E.,

Director General of Railways,

TREASURE TROVE.

NOTICE.

It is hereby notified under Section 5 of the Indian Treasure Trove Act (VI of 1878) that, on or about the 14th July last, a treasure consisting of fourteen old silver coins, valued at R13-12, was found in front of the house of one Rame Gounden, at Kolikkuttai, a hamlet of Pannaikkinar, in the Udamalpet taluq.

All persons claiming the treasure, or any part thereof, are required to appear personally or by agent before the Collector of Coimbatore, on the 4th April 1887, with a view to the matter being enquired into and disposed of in accordance with the provisions of the said Act.

G. D. LEMAN,

Collector.

Coinbatore Collector's Office, The 30th October 1886.

TREASURE TROVE.

NOTICE.

Under Section 5, Clause (a), of the Indian Treasure Trove Act, VI of 1878, the Collector of Salem hereby notifies that, in the month of January 1886, a treasure consisting of a pair of gold bangles, worth about R300, was found n one Krishna Reddie's field in the village of Pythemparai, Namakal Taluq.

All persons claiming the treasure, or any part thereof, are required to appear before him personally or by agent at Salem, on 1st April 1887.

G. MACWATTERS.

Collector.

SALEM COLLECTOR'S OFFICE,

The 6th November 1886.

'OST OFFICE.

NOTIFICATIONS.

Simla, the 8th November 1886.

No. 10877.—Mr. J. W. Barwise, Deputy Postnaster-General, Behar, resumed charge of his liftice on return from privilege leave on the 1st lovember, afternoon.

P. SHERIDAN,

Depy. Dir. Genl. of the Post Office of Indi a.

Calcutta, the 28th October 1886.

From the 1st November next, the hours up to which Registered letters and Parcels will be received in the G ral Post Office, and the Town Sub-Offices of Calcutta, will be as follows:—

General Post Office.

Town Sub-Offices.

From the same date, the latest hours of posting for the undermentioned places at the different Town. Offices to as noted below the name of each Office:—

									•	Names	or To	own P	овт Ог	FICES.								
PAACES TO WHICH MAILS ARK DESPATCHED,	Allpur.	Amherst Street.	Bagh Bazar.	Ballygunge.	Bara Bazar.	Beadon Square.	Beliaghat.	Bhawanipur.'	Bow Bazar.	Cossipore.	Dhạramtala.	Fort William,	Garden Reach,	Hatkhola,	Kalighat.	Kidderpore.	Napit Bazar.	Park Street.	Sımla.	Wedesley Street.	Writers' Buildings.	Chowringhee
		!			<u> </u>		<u>-</u>	·		··········	Af	ternooi	n,	·	<u> </u>	··········	·			W. L		
loweas and Sessions. Jaces in Assam(except those in the Sylhet and Silchar Districts) and stations served by the Northern Bengal Railway, Darjeeling, Rungpar, Bogra, Bau-kah, &c., Barrack-pare, Ranaghat, Belgoris, Kamarhati, Bartagore, Tollygunge.	12-25	12-40	12-25	12-25	12-50	12-20	12-25	12-30	12-50	(11-50	12-50	12-50	11-35	12-35	12	12-35	12 -4 0	12-50	12-25	12-45	12-55	12-55
East Indian Railway Łoop Line; also Bauleah, Howrah, At- ra, Contai, Debipur, Diamond Harbour, Chateshwar, Kedge- ree, Kukrahali, Kul- pi, Mysadal, Sahipur, Roriaha, Sutahata, Nagra, Boral, Magra- hat, Jaynagar, Ma- thurapur,	1 2-30	2-45	• 2-30	2-30	2-55	2-30	2-30	2-35	2-55	2.5	2-55	2-55	1-40	2-40	2-5	2-40	245	2-55	2-35	2-50	3-5	3
Surisal, Jessore and Mhooina Districts, Badu, Duttapakur, Deganga, Dum-Dum, Itinda, Rajibpur, Bhangore, Goberdanga, Prithiba, Rajarhat, Tababeria, and places in Busseerhat Sub-Division, Bombay, Madras, NW. Provinces, Panjab, Behar, Qudh, Sind, Rajputma, Central India and Central Indiasand Central																						
Rations served by Rastern Bengal State Railway, Including Dacca, Chittagong, Noakhali, Tipperah. Mattmensing, Kishnashur, Furreedpore, Nattone, Puhna, Sylfet, and Cachar. All stations on the East Indian Railway Chord Line and Jamajpur, and Monghyr, on the East Indian Railway Loop Line.		5-30	5-15	5-15	5-40	5-10	5-15	5-20	5-40	4·40	5-40	5-40	4-25	5-25	4-50	5-25	5-30	5-40	5-15	5-35	6	5-44
Howrah, Dum-Dum, Behala, Baraset, Badu, Deganga, and Itinda.																						

W. MERRETT,
Offg. Presidency Postmaster, Calcutta.

Unclaimed Letters held in the Calcutta General Post Office on 9th November 1886.

Bull, S. D. A. W. Faley, C. W. McGonagall, Joseph. Wiseman, T. & Co. Thomson, C. H.

Letters marked " Care of Post Office."

Ahmed, H. R. Audrews, Mrs. Baskett, A. H. S. S. Bessle, Louis, Biermann, V. Booth, P. lox, Erg. Louis, Booth, P. lox, Erg. Lox, Booth, P. lox, Erg. Lox, Booth, P. lox, Erg. Lox, Booth, P. lox, Erg. Lox, Booth, P. lox, Booth, P. lox, Booth, P. lox, Booth, P. lox, Booth, P. lox, Booth, P. lox, Booth, P. lox, Booth, P. lox, Booth, P. lox, Booth, P. lox, Booth, P. lox, Booth, P. lox, Booth, P. lox, Booth, P. lox, Booth, P. lox, Booth, P. lox, Booth, P. ox, Esq. nyd, Sidney, addon, Capt. C. J. S. emmer, Esq. own, S. Brown, S.
Brown, S.
Brown, S.
Budd, W. H.
Butler, T.
Cauty, P. T.
Cawa, Capt. A.
Chatterton, Jack. Chark, R.
Clark, R.
Curry, Miss Annie,
Davenhill, W. B.
Debone, P. A.
Dempsey, Dr. W.
D'Silva, T. H.

Dundas, P. A. C.
Dupins, Madamoiselle C. Ogilvic, W. A.
Eve zord, Mrs. J.
D'Arcy.
Pergus, C. R.
Forrester, William.
Fraeer, Bernard.
Gell, Mrs.
Green, James.
Green, J. H.
Clelar d.
Hill, Mrs. Amy.
Hughes, R. J.
Keily, Lieut, F. H.
Knight, Mr.
Mackenzie, Alex.
Magrath, P.
MacCreery, James.

Mindroff, A. L. M.
Mincroff, A. L. M.
Mincroff, A. L. M.
Pollock, John.
Prado, E.
Redun, E.
Redun, E.
Redun, V. A. M.
Reiphe, Capt. A. W.
Roberts, H. S.
Sanders, A. W.
Sevens, T.
Suget, Thomas.
Thibaud, P. T.
Touzel, C. J. C.
Travers, R. S.
Walker, P. C.
Young, James.

Registered Letters. Rochrussen, E. S.

McKing, J.

Unclaimed Letters held in the Barrackpore Post Office on the 8th November 1886.

Arrakiel, M.
Campbell, Lady.
Charier, I.
Downey, Miss.
Gupta, Kamini Kanta.
Hart, C. H.
Hendrickson, Charles.

Kelly, Mrs. L.
O'Donnell, C. J.
Owen, M. S.
Proser, E. C.
Rowe, D. J.

Selby, C. Set, Khetter Mohan, Sullivan, D. O. Thieme, R. Wilson, W. M. A. Wordsley, Mrs.

Registered Letters. Ives, Col. E. R.

W. MERRETT, Offg. Presidency Postmaster, Calcutta.

· Calcutta, the 13th November 1886. SEA AND FOREIGN MAILS.

M atls fo	r				clos	te of ing at cutta,	Route by which despatched.
	_				1	B86.	
Egypt, Europe, America through United Kingdo	m C	rpe	Color	1ics	ıбth	Nov.	Per P. & O. Str.
Ditto (Book Post and					15th	"	Ditto.
Nossi Be and Reunion			·		16th		Ditto.
Madras and Colombo	•	•	•	•	13th	**	Per P. & O. Str.
Straits and Hong-Kong	•	•	•	•	17th		Per Str. A.
Rangoon and Moulmein	•	•	•	•	17th	99	Ditto Rajpoot-
Akyab, Kyouk Phyco,	San	dow	ay a	ind			
Rangoon			•		17th		Ditto Medina
Port Blair and Camorta	•		•		18th	**	Ditto Maharani.

N.B.—The letter-hox will close at 7 P.M. precisely; after which hour Foreign letters, fully prepaid and bearing an extra postage-stamp of tour (4) annas on each cover, will be received up to 7-30 P.M., except on Foreign and day the letter-box will close at 8-30 P.M. and date letters up to 9 P.M.

W. MERRETT, Offg. Presidency Postmaster, Calcutta.

GOVERNMENT CINCHONA FEBRIFUGE.

This preparation is an efficient substitute for quinine, and can be purchased by Government officers for public and charitable purposes, and by any one taking twenty pounds at a time, from the Superintendent, Botanic Garden, Cal-

cutta, for cash only, at the following rates-per four-ounce tin, R4-8; per eight-ounce tin, R8-8; per pound tin, R16-8. The general public can be supplied by the Superintendent, Botanic Garden, for cash only, at the undernoted rates-per four-ounce tin, R5-8; per eight-ounce tin, R10-8; per pound tin, R20. This medicine is also sold by the principal European and Native druggists in Calcutta. Postage, eight annas per four and eight-ounce tins, and twelve annas per pound tin, in addition to the foregoing rates.

گورنمنت سنكونا فبري فيوج

یہہ دوا کوئیٹائیں کا خوب قائم مقام ھی اور کلکتہ کے پرٹائکل گارقن یمنے کہپئی باغ کے سپرنٹنڈنٹ صاحب سے عرایک زم سرکاری واسطے سرکاری کام اور خیرات کے اور سواے اوتکے ہو کوئی ایک مشت بیس پونڈ خرید لینے ہے بقیمت نقد حسب ٹرے ذیل خوید کرسکتے هیں یمنے نرے جار ارنس کے ثین کا جار روپیۃ آٹھۂ آنہ ; آٹھۂ ارنس کے ثین کا آٹھۂ روپیء آٹھۂ آنہ ; ے کی پونڈ کے ٹیس کا سولہ روپیم آٹھم آند^ا

اور موام الناس بوتانكل كارةن يعنه كمهني باغ ك سپرنٹنڈنٹ صاحب سے بقیمت نقد حسب نرخ دیا خرید كرسكتے هيں يعنے نوبے جار اونس ٿين كا بانچ روپيد آئمد أند : آتھہ اونس کے ثین کا دس روپید آتھہ آنہ ; ایک پونڈ کے ثین کا بيس رريية '

یہہ دوا کلکتہ کے بڑے بڑے ولایتی اور دیسی دوا خاتونمیں پکتی هی ماسواے تیمت مذکورۂ بالا کے معصول ڈاک جار اور آٹھہ ارسی کے ثیس کا آٹھہ آنہ ; اور ایک پونڈ کے تين كا يارة أند ؟

CRYSTALLYNE CINCHONA FEBRIFUGE.

A new and improved preparation made at the Government Factory from Red Cinchona Bark. This is a more perfect substitute for Quinine than the ordinary uncrystallized Febrifuge. I. can be purchased by Government officers for public and charitable purposes, and by any one taking twenty pounds and upwards at a timet from the Superintendent, Royal Botanic Garden, Seebpore, near Calcutta, for cash only, at the following rates: per four-ounce tin, R6-8. per eight-ounce tin, R12-8; per pound tin, R24, The general public can be supplied by the Superintendent, Royal Botanic Garden, for cash only, at the undernoted rates: per four-ounce tin, R8-8; per eight-ounce tin, R16-8; per pound tin, R32. This medicine is also sold by the principal European and Native druggists in Calcutta. Postage, four annas per four-ounce tin, eight annas per eight-ounce tin, and twelve annas per pound tin, in addition to the foregoing

كرستلبن سنكونا دوائي بخار '

لال سنكونا بارک كي ايك نكي اور عمدة دوا گورنمنٿ فاكٹري ميں تيار هوئي هي معبولي به سَاف كي هوُلي دُوائي بخار سے كونيں كے لئے يہ بہت خوب قايم مقام هي اور سيب پور متصل كلكته كے بوٹائكل كارةن يعني كبپني باغ كے سپرنگندنت صاحب سے هر ایک ملازم سرکاري کام اور خيرات ک لئے اور وہ لوگ جو ایک مشت بیس پونڈ لیں نقد اس ہار سے خرید سکتے میں یعنے چار آرنس کے ٹین کا چھه روپیه آئهه آنه ز آئهه آرنس ك لين كا باره رربيه آئهه أنه زاور ايك پوند ک ٹیں کا جوبیس روییہ۔

اور عام لرگوں کو بوٹائکل گارةی یعنے کمپنی باغ کے سپرنٹنڌنت صاحب سے نقد اس بھار پر مل سکتا ھی یعنے چار اَرنس ثین کا آنهه ررپیه آنهه آنه زانهه اَرنس کی تین کا اً سوله روپیه آثهه آنه اور ایک پوند ثین کا بتیس ۳۲ روپیه یهه دو كلكتُّه كَ بوي بوي راليتي اور ديسي دراخانون مين بهي بكتي هي صحصول آداك چار آونس كي ٿين كَ لِنُے چار آنه و آلهه ارنس كي ٿين كَ لِنُهِ آنه آنه اور ايك پونة كي ٿين كَ لِنُ بارہ آنہ علاوہ ارپر لکیے ہوئے نرخ کے ہی '

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Advertisements and Notices by Private Individuals and Corporations.

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Stolen.

From my residence at Oojein, the Government Promissory Note No. 142745, of the 4 per cent. of 1842-43, for R5,000, originally standing in the name of Luxmebai, Administratrix of Narain Rao Gobind Dhoby, the proprietor, by whom it was never endorsed to any other per-

son. Payment of the above note and the interest thereupon have been stopped at the Public Debt Offices, Bank of Bengal and Bank of Bombay, and application is about to be made for the issue of a duplicate in favour of the proprietor. The note is enfaced for payment of interest from the Indore Treasury.

LUXMEBAI DHOBY, Oojein, Central India.



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No. 46.}

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u in the sub-divisions retail prices of salt per rupes were:—Saxeram 12 seers and Phabuah 11 seers.

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• In the sub-divisions retail prices of salt per rupes were:—Start in 18 seers and Gopalguare 11-4 seers.

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PRICES CURRENT OF FOOD-GRAINS THROUGHOUT INDIA FOR THE 1st HALF OF OCTOBER 1886 - concluded.

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13		Arhar or Thur Cadjan Pea (Ca- janus indirus).	S. Ch.	38: 11: 20: 88 38: 11: 20: 88	31.15 32.50 32.05
13		Maize (Zea Mays).	S. Ch.	36 8 30 0 36 4 35 12	35 5 6 6 4 4 6 6 6 6 6 6 6 6 6 6 6 6 6 6
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		Беолінсва.		RAJPOOTANA— contd.	CENTRAL INDIA,

DEPARTMENT OF FINANCE AND COMMERCE, (Statistical Branch).

J. F. FINLAY, Offg. Secretary to the Government of India.

DEPARTMENT OF FINANCE AND COMMERCE.

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Offg. Secretary to the Government of India.

DEPARTMENT OF FLIANCE AND COMMERCE, (Statistical Branch).





The Gazette of Andia.

PUBLISHED BY AUTHORITY.

No. 47.}

CALCUTTA, SATURDAY, NOVEMBER 20, 1886.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

CONTENTS.

PART I.—Government of India Notifications, Appointments, Promotions, Leave of Absence, General Orders, Rules

Promotions, Leave of Ausence, General, Comptroller General, Administrator General, Paper Currency Department, Presidency Pay Master, Money Order Department, Mint Master, Secretary and Treasurer, Bank of Bengal, Superintendent of Government Printing, and other Government Officers; Postal, Telegraph, and Commissariat Notices.

PART III. – Advertisements and Notices by private individuals and Corporations.

PART IV.—Acts of the Governor General's Council assented to by the Governor General:—

Nothing for Publication.

PART V.—Bills introduced into the Council of the Governor General for making Laws and Regulations or published under Rule 22:—

Nothing for Publication.

SUPPLEMENT No. 47.

PART I.

Government of India Notifications, Appointments, Promotions, &c.

LEGISLATIVE DEPARTMENT.

NOTIFICATION.

Fort William, the 18th November, 1886.

No. 23.—His Excellency the Governor-General, under the authority vested in him by the Statute 24 and 25 Vic., Cap. 67, Section 10, has been pleased to nominate Mr. W. S. Whiteside, of the Madras Civil Service, to be an Additional Member of the Council of the Governor-General for the purpose of making Laws and Regulations.

S. HARVEY JAMES,

Offg. Secretary to the Government of India.

HOME DEPARTMENT.

NOTIFICATIONS.—Public.

Calcutta, the 16th November, 1886.

No. 1946.—The Governor-General in Council is pleased, under Section 27 of the Indian Arms Act, XI of 1878, to modify as follows the exemptions made in Home Department Notification No.1168, dated 23rd July, 1880:—

Clause (3) of the exemptions made by Notification No. 518, dated 6th March, 1879, shall apply to the Punjab, so far as it relates to Military and Naval officers, soldiers, sailors and volunteers serving the Government.

The 19th November, 1886.

No. 1979.—Maung Tetto, Extra Assistant Commissioner 4th Grade, Burma, is reduced to Mycok of the 1st Grade, with effect from the 1st August, 1886.

PATENT.

The 18th November, 1886.

No. 1361.—Specifications of the undermentioned inventions have been filed, under the provisions of Act XV of 1859, in the Office of the Secretary to the Government of India in the Home Department. Copies have been sent to one of the Secretaries to each of the Governments of Bengal, Fort St. George, Bombay, and the North-Western Provinces. A copy of every specification is open to public inspection, at all reasonable hours, at the Office of the Secretary to the Government of India in the Home Department at the Presidency, upon payment of a fee of one Rupee. A certified copy of any specification will be given to any person requiring the same on payment of the expense of copying:

No. 41 of 1886.—Charles Ray Augier, of Umaria (Rewah), Engineer, for an improved machine for the extraction of the juice of the cane.

No. 99 of 1886.—John Brown, Engineer, of London, England, for improvements in apparatus for withering and desiccating the leaves of tea or other plants or materials. No. 106 of 1886.—Poonnapankum Valoo Moodeliar, late Telegraph Inspector, Madras Railway Company, and Thundalum Colundayeppah Moodeliar, Merasdar, residing Choolay Lunker Paupier Street, No. 38, for a combined water lift and sugarcane mill, entitled "Three-Thundoyootha Lever."

No. 155 of 1886.—Henry Firench Bromhead, of London, England, Gas Engineer, for improvements in gas regulators or governors.

No. 158 of 1886.—Thomas Russell Crampton, of No. 4, Victoria Street, in the City of Westminster, England, Civil Engineer, for improvements in locomotives and other steam engines.

No. 161 of 1886.—Samuel Maurice Johnson, of the Muir Mills Company, Cawnpore, for improvements in tents.

No. 171 of 1886.—Michel Martin Bair, of 60, Rue I.a Boetie, Paris, in the Republic of France, Engineer, for improvements in electric batteries.

No. 177 of 1886.—Alexander Schanschieff, of Gipsy Hill, in the county of Surrey, England, Electrician, for improvements in galvanic batteries and in the preparation of liquid to be used in such batteries.

No. 180 of 1886.—Alfred John Gasking, of Enfield, in the county of Middlesex, England, Leather Salesman, for improvements in bands or chains for the transmission of work.

No. 187 of 1886.—Harry Scott Forbes, of 91, Highgate Road, London, England, Gentleman, for improvements in lamps for burning volatile hydrocarbons.

A. P. MACDONNELL,

Offg. Secretary to the Government of India.

REVENUE AND AGRICULTURAL DEPARTMENT.

NOTIFICATION .- SURVEYS.

Calcutta, the 17th November, 1886.

No. 904—II5-7 S.—Major T. H. Holdich, R.E., Officiating Deputy Superintendent, 2nd Grade, Survey of India Department, is permitted to resume the furlough granted to him in Military Department Notification No. 100, dated the 22nd February, 1884, from which he was recalled to duty in July, 1884, with effect from such date as his services can be spared.

E. C. BUCK,

Secretary to the Government of India.

FOREIGN DEPARTMENT.

NOTIFICATIONS.—GENERAL.

Simla, the 10th November, 1886.

No. 2132 G.—Mr. J. R. FitzGerald, C.S., Officiating Political Agent of the 2nd Class, and 1st Assistant and Secretary for Berar to the Resident at Hyderabad, is granted fifteen months' furlough to Europe, on medical certificate, under Section 50, Chapter V, of the Civil

Leave Code, with effect from the 14th October, 1886.

No. 2134 G.—Mr. A. H. T. Martindale, C.S., Political Agent of the 3rd Class, is, on return from furlough, appointed to officiate as a Political Agent of the 2nd Class, and is posted as 1st Assistant and Secretary for Berar to the Resident at Hyderabad, with effect from the 1st November, 1886.

No. 2136 G.—The services of Mr. C. E. Housden, Supernumerary Assistant Engineer of the 1st Grade, are replaced at the disposal of the Public Works Department, with effect from the 31st October, 1886.

The 13th November, 1886.

No. 2167 G.—The following reversions are made in the graded list of the Political Department, with effect from the 27th October, 1886, consequent on the return from privilege leave of Mr. R. I. Bruce, C.I.E., Political Agent of the 1st Class:

Lieutenant-Colonel A. W. Roberts, from Officiating Political Agent of the 1st Class, to Officiating Political Agent of the 2nd Class.

Lieutenant-Colonel V. E. Law, from Officiating Political Agent of the 2nd Class, to his substantive grade of Political Agent of the 3rd Class.

Captain G. Gaisford, Officiating Political Agent of the 3rd Class and Political Agent at Thal Chotiali, vacates his appointment.

The 16th November, 1886.

No. 2175 G.—Lieutenant E. E. Robertson, whose services were temporarily placed at the disposal of the Military Department by Foreign Department Notification No. 689G., dated the 30th March, 1886, resumed charge of his duties as Squadron Officer, 1st Regiment, Central India Horse, on the 26th October, 1886.

INTERNAL.

The 10th November, 1886.

No. 4005 1.—In exercise of the powers conferred by Sections 8 and 9 respectively of the Indian Christian Marriage Act, XV of 1872, the Governor-General in Council is pleased—

- (a) to appoint the Reverend E. Chute, of the American Baptist Mission, Palmoor, to be a Marriage Registrar in respect of all places within the territories of His Highness the Nizam of Hyderabad; and
- (b) to license the said Reverend E. Chute to grant certificates of marriage between Native Christians within the said territories.

The 11th November, 1886.

No. 4021 1.—The Governor-General in Council is pleased to extend Act X of 1886 (An Act to amend the Code of Criminal Procedure, 1882, and certain other Acts), with the exception of Sections 3, 4, 20 and 25 and so much of Section 12 as enacts the new Section 475 A of the Code of Criminal Procedure, 1882, to the

1

Civil and Military Station of Bangalore, subject to the following modifications, namely:—

- (1) For "the Local Government," wherever that expression occurs, read "the Resident in Mysore."
- (2) In Section 23, for "British India," wherever those words occur, read "the Civil and Military Station of Bangalore."

The 16th November, 1886.

No. 4060/.—In continuation of the Foreign Department Notifications Nos. 126G.P. and 2170I., dated respectively the 28th April, 1881, and 12th June, 1884, and in exercise of the powers conferred by Sections 4 and 5 of the Foreign Jurisdiction and Extradition Act, XXI of 1879, and of all other powers enabling him in this behalf, the Governor-General in Council is pleased to issue the following notification:—

- 1. In addition to the Courts constituted for the Civil and Military Station of Bangalore by existing notifications, there shall be a Court of the Munsiff subordinate to the Court of the Civil Judge, with jurisdiction to try all original suits in which the amount or value of the subject-matter does not exceed \$2500.
 - The Second Magistrate of the said station for the time being shall be the presiding officer of the Court of the Munsiff.
- 3. Appeals from the decrees and orders of the Court of the Munsiff shall, when such appeals are allowed by law, lie to the Civil Judge.

W. J. CUNINGHAM,

for Secretary to the Government of India.

MILITARY DEPARTMENT.

Fort William, the 19th November, 1886.

APPOINTMENTS.

No. 749.—Adjutant-General's Department—

Captain Sir R. A. W. Colleton, Bart., Royal Welsh Fusiliers, Adjutant, Nagpore Volunteer Rifle Corps, to be a Deputy-Assistant Adjutant-General for Musketry, vice Captain T. 11. Goldney, who has resigned that appointment. Dated 3rd November, 1886.

No. 750.—HORSE BREEDING OPERATIONS—

First Class Veterinary-Surgeon J. C. Dwyer, Army Veterinary Department, to be an Assistant Superintendent of Horse Breeding Operations, vice First Class Veterinary-Surgeon F. Garratt, deceased. Dated 3rd November, 1886.

No. 751 .- MILITARY SECRETARIAT-

Lieutenant-Colonel E. H. H. Collen, Bengal S. C., Accountant-General, Military Department, to officiate as Secretary to the Government of India, Military Department, vice Major-General O. R. Newmarch, on furlough. Dated 13th November, 1886.

No. 752.—MILITARY SECRETARIAT, AC-COUNTS BRANCH—

Lieutenant-Colonel II. G. Pritchard, Madras S. C., Controller of Military Accounts, Bombay, to officiate as Accountant-General, Military Department, vice Lieutenant-Colonel Collen, appointed to officiate as Secretary to the Government of India, Military Department. Dated 13th November, 1886.

No. 753.—NATIVE ARMY—

5th Bengal Cavalry.

The following direct appointment is made, with effect from the 3rd July, 1886:—

Tirkha Ram, to be Jemadar, vice Jemadar Súchét Singh, promoted.

STAFF CORPS.

No. 754.—The undermentioned officers are admitted to the Bengal Staff Corps, with effect from the dates specified, subject to the confirmation of the Secretary of State for India:—

Lieutenant Herbert Edward Boileau, Cheshire Regiment, Squadron Officer, 5th Bengal Cavalry,—3rd September, 1884.

Licutenant Hereward Llewelyn Roberts, Royal Munster Fusiliers, Officiating Squadron Officer, 1st Bengal Cavalry,—27th October, 1885.

No. 755.—Lieutenant William Clarence Colebrook Leslie, Royal Irish Regiment, Wing Officer, 33rd Bengal Infantry, having completed eighteen months from date of appointment on probation, is admitted to the Bengal Staff Corps, from the 3rd March, 1885, subject to the confirmation of the Secretary of State for India.

FURLOUGH AND LEAVE.

No. 756.—The undermentioned officers are granted furlough out of India, with the necessary subsidiary leave:—

Captain C. H. Brookes, R.E., Executive Engineer, 2nd grade, Military Works Department, (p.a.) for two years, under rule IX of the regulations of 1868.

Lieutenant C. E. Mardall, Bengal S. C., Assistant Military Accountant, (p.a.) for one year, under rule 1 of the regulations of 1875.

No. 757.—The undermentioned officers are granted leave out of India under the leave rules for the Staff Corps, with effect from the dates on which they are respectively struck off duty:—

Major W. H. Meiklejohn, General List, Infantry, 20th Bengal Infantry, (p.a.) for one year.—Pension service,—23 years, 310 days.

Captain and Brevet-Major J. P. C. Neville, Bengal S.C., 14th Bengal Lancers, (p.a.) for one year.—Pension service,—19 years, 343 days. Captain F. G. Vivian, Bengal S.C., 18th Bengal Infantry, Adjutant, Ghazipur Volunteer Rifle Corps, (p.a.) for one year.—Pension service,—15 years, 319 days.

Lieutenant R. T. Crowther, Bengal S.C., 23rd Bengal Infantry, (p.a.) for one year.—Pension service,—6 years, 310 days.

No. 758.—Licutenant-Colonel H. J. Peet, General List, Infantry, Deputy Commissioner, 3rd grade, officiating 2nd grade, Assam, is granted furlough in and out of India, (p.a.) for one year and 182 days, under rule IX of the regulations of 1868, with effect from the date of quitting his station.

No. 759.—Captain F. N. Maude, R.E., is granted 61 days' extension of the furlough allowed him in G. G. O. No. 476 of 1886.

No. 760.—The undermentioned officers have been granted extensions of furlough by the Secretary of State for India:—

Colonel A. F. P. Harcourt, Bengal S.C., (m.c.) for 182 days.

Colonel R. F. C. A. Tytler, General List, Infantry, (m.c.) for six months.

Lieutenant-Colonel J. Waterhouse, Bengal S.C., (p.a.) for 18 days.

Major G. T. Morris, Bengal S.C., (p.a.) for six months.

Lieutenant E. E. Couper, Bengal S.C., (p.a.) for 45 days.

Lieutenant H. H. Dobbie, Bengal S.C., (m.c.) for four months.

Surgeon-Major J. J. Monteath, M.D., (m.c.) for six months.

Conductor W. Scott, Ordnance Department, (m.c.) for two months.

No. 761.—The undermentioned officers are permitted to reside out of India under G. G. O. No. 209 of 1882, drawing pay under rule I of the leave rules for the Staff Corps:—

Colonel G. A. Prendergast, Bengal S.C.—Pension service,—36 years, 133 days.

Colonel R. Worsley, Infantry.—Pension service,—28 years, 48 days.

LONDON GAZETTE.

No. 762.—The following extracts are published for general information:—

"London Gasette' dated the 12th October, 1886, page 4958.

"WAR OFFICE, PALL MALL,

12th October, 1886.

MEMORANDA.

INDIAN STAFF CORPS.

Colonel William Bannerman, Bombay, has been removed to the Unemployed Supernumerary List. Dated 23rd September, 1886." "London Gasette" dated the 15th October, 1886, pages 5008 and 5009.

"India Office, 15th October, 1886.

The Queen has approved of the following Promotions among the Officers of the Staff Corps and Indian Military Forces made by the Governments in India:—

BENGAL STAFF CORPS.

To be Lieutenant-Colonel.

Major Thomas Shepherd. Dated 4th August, 1886.

To be Majors.

Captain George Montalt Bellasis. Dated 7th August, 1886.

Captain Edward Baynes Nixon. Dated 21st August, 1886.

To be Captains.

Lieutenant Frederick George Pollock. Dated 9th August, 1886.

Lieutenant Kenneth Stewart Davison. Dated 19th August, 1886.

BENGAL CAVALRY.

To be Lieutenant-Colonel.

Major and Brevet Lieutenant-Colonel Henry Phipson Peacock. Dated 18th May, 1886.

BENGAL INFANTRY.

To be Lieutenant-Colonels.

Major Thomas St. Quintin Clutterbuck. Dated 1st August, 1886.

Major Herbert Maynard Ramsay. Dated 4th August, 1886.

BENGAL MEDICAL ESTABLISHMENT.

To be Brigade-Surgeon.

Surgeon-Major Charles Peter Costello. Dated 30th June, 1886.

BOMBAY INFANTRY.

To be Colonel.

Lieutenant-Colonel and Colonel in the Army Robert Augustus Carew Hunt. Dated 30th July, 1886."

Promotions.

No. 763.—NATIVE ARMY—

7th Bengal Cavairy.

Ressaidar Harji Ram to be Woordie-Major, with effect from the 8th April, 1886.

12th Bengal Cavalry. •

Dussadar Búta Singh, from the 3rd Punjab Cavalry, to be Jemadar, on augmentation, with effect from the 26th October, 1886,

11th Bengal Infantry.

Jemadar Kanhái Parshád Dúbé to be Subadar, and Havildar Gaya-din Singh to be Jemadar, vice Subadar Khúman Singh, invalided.

With effect from the 30th October, 1886.

Havildar Issub Khan to be Jemadar, vice Jemadar Pirág Ditchit, transferred to the Burmah Police.

With effect from the 7th September, 1886.

20th Bengal Infantry.

Havildar Rám Singh to be Jemadar, vice Jemadar Sáwan Singh, invalided,

With effect from the 27th July, 1886.

No. 764.—PUNJAB FRONTIER FORCE-

4th Sikh Infantry.

Havildar Bela Singh to be Jemadar, vice Jemadar Santa Singh, transferred to the Burmah Police, with effect from the 18th September, 1886.

RETIREMENTS.

No. 765.—The undermentioned officers have been permitted to retire from the service, with effect from the dates specified, subject to Her Majesty's approval:—

Lieutenant-Colonel Harvey Young Murray, Cavalry,—30th October, 1886.

Surgeon Francis Joseph Tuohy, M.D., half-pay list,—21st November, 1886.

No. 766.—Major Arthur Benjamin Clare, General List, Infantry, is permitted to retire from the service, with effect from the 15th September, 1886, subject to Her Majesty's approval.

E. H. H. COLLEN, Lieut.-Colonel, Offg. Secretary to the Government of India.

MILITARY DEPARTMENT.

NOTIFICATION.

Calcutta, the 19th November, 1886.

Under Clause 26 of the Regulations appended to the Regimental Debts Act of 1863, it is notified that reports of the deaths of the undermentioned Commissioned and Warrant Officers, on the dates specified, were received in the Military Department between the 5th and the 19th November, 1886.

Corps.	Rank and Names,	Date of Decease.	Place of Decease.	Testate Reviares Intestate.
Bengal Staff Corps	LieutGeneral Sir H. T. Macpherson, K.C.B., K.C.S.I.	20th October, 1886.	On board the Irrawa d d y, near Prome.	
Public Works Department.	Conductor D. Gunning .	30th October, 1886.	Moradnagar.	

Statement of Deposits on account of Estates between the 5th and the 19th November, 1886.

On whose account.	Rank.	Corps.	Date of decease.	Testate or Intestate.	Total unclaimed amount deposited.	Amount paid claims will in India. be received.
William Francis Trotter (a). Philip Anderson Watson.	Major .	Corps.	13th July, 1386 28th May, 1886		# a. f. 5,307 4 1 487 1 6	7th Jan., 188 7. 7th Jan., 1887.

(a) Widow-Mrs, Jessie Trotter.

Address-Villa Bergheim, Heidelberg.

Children—Frances Maggie Wilby, Frank Waliace Dablell, Violet Ada Gertrude, Everard Graham Stanley.

DEPARTMENT OF FINANCE AND COMMERCE.

NOTIFICATIONS.—Accounts.

Calcutta, the 19th November, 1886.

No. 4216.

Monthly Preliminary Statement of Receipts and Payments at Civil Treasuries in India.

	India.					
ctober 1886.			******		Lakns of	Rupees.)
	In Oc	TORER	TO END O	F OCTOBER	WhoL	E YEAR.
For the explanation of these heads, see Gasette of India, dated 22nd December 1883, Part 1, page 497.]	1886-87.	1885-86.	1886-87.	1885-86.	Budget, 1886-87.	Actuals Prolimina. 1885-86.
Civil Revenue.	•					**********
and Revenue (including Land Revenue due to Irrigation) pium lt	27 40 48	27 72 50	8,94 5 ,30 3,66	9,08 5,16 3,57	23,32 9,23 6,39	23,15 8,94 6,34
imps	18 35 7	34 7	2,13 2,52 1,29	2,1 <i>2</i> 2,40 1,20	3,69 4,14 2,91	3,66 4,15 2,98
sessed Taxes rest (Madras and Bombay only)	7 10 2	. 7 1 2	59 7 2 17	60 45 14	1,17 1,34 42	1,20 50 43
gistration butes from Native States her Civil Revenue	2 3 18	2 4 20	18 22 1,68	19 23 1,69	31 71 3,20	31
TAL CIVIL REVENUE DIRECTLY BROUGHT TO ACCOUNT						J. J.
JROSS	2,17	2,46	27.40	26,92	56,83	55,49
Civil Expenditure.						
erest on Ordinary Debt and that on Productive Public	- 32	- 35	- 2,18	2,26	- 3,82	- 3,81
ner Civil Expenditure	— 4 — 1,54	- 6 - 1,73	— 2.47 — 11,51	- 2,76 - 11,80	- 2,65 - 22,45	- 3.05 - 20,99
ral Civil Expenditure directly brought to account:	- 1,90	- 2,14	- 16,16	- 16,82	- 28,92	- 27,85
raordinary Receipts				•••		+ 2,17
ceipts into Civil Treasuries from, and issues from those Treasuries to, the following Non-livil Departments.				}		
; figures comprising Revenue. Expenditure, and Debt and Remittance transactions,]						
t Office (Net: + Receipts more,—Receipts less, than issues)' est, Telegraph, Marine (Net as above) iranteed and subsidized Railways (Net as above) Do. Repayment of surplus profits, &c. tary Receipts 'ary issues lic Works Department—	+ 6 + 5 + 26 + 5 1,11	+ 5 + 46 + 9 - 1,22	+ 1.76 - 15 + 2.50 - 4 + 40 - 7.	+ 27 - 25 + 2,92 - 3 + 54 - 8,77	+ 49 + 4,07 - 4 ² + 83 - 12,99	+ 91 - 33 + 4.99 - 47 + 1,13 - 14,78
State Railways Receipts ,, ,, lssues East Indian Railway Receipts	+ 40 56	+ 20 : - 38 :	+ 3.05 - 4.87 + 2.11	+ 2,00 - 3,31 + 2,10	} - 2,35	+ 4,28 - 5,97 + 4,18
Ordinary Branches Receipts substitute of the state of th	56 + 7 - 44	+ 20 : - 38 : - 11 : + 9 : - 54	- 73 + 1,08 - 3,55	- 73 + 82 - 4,14	} - 5,44	- 1,35 + 1,70 - 7,58
TOTAL NON-CIVIL DEPARTMENTS	- 1,09	- 95	- 5,75	— 8,28	- 13,02	- 13.29
Civil Debt and Remittance Transactions.						
nanent Debt (Net: + Receipts more,—Receipts less, than syments)			e=	,		. 6
t Certificates and Bullion Advances (Net as above)	+ 34 + 10 - 26 - 14 - 13	12 26 73 4	- 15 - 4 - 1,84 - 5,16 - 33	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	- 4.55 - 13.33 + 1,23	- 48 + 17 - 3,34 - 11,16 - 1,50
TOTAL DEBT AND REMITTANCE TRANSACTIONS	9	,07	7,52	- 5,19	16,67	- 16,31
GRAND TOTAL RECEIPTS AND ISSUES	— 91	— 1,70	- 2,03	— 3.37	— 1,78	+ 21
ning Cash Balance in Treasuries and Presidency Banks	11,63	10,87	12,75	12,54	12,40	12,54

LEAVE AND APPOINTMENTS.

The 16th November, 1886.

No. 4178.—Babu Umacharan Chuckerbutty, Chief Superintendent in the Office of the Comptroller, Central Provinces, having returned from privilege leave, resumed charge of his duties, before noon, on the 1st November, 1886.

Codes.

The 19th November, 1886.

No. 4221.

CIVIL PENSION CODE.

Page 54.

Section 107.

Insert the following as Rule (f) under this section:—

Except under clause (a) of Section 107, in no case shall a medical certificate of incapacity for service be granted unless the applicant produce a letter from the head of his office or his department, to show that the latter is aware of his intention to appear before the Medical Officer.

J. WESTLAND,

Offg. Secretary to the Government of India.

PUBLIC WORKS DEPARTMENT.

NOTIFICATIONS.

Fort William, the 13th November, 1886.

No. 307.—Mr. J. M. Montague, Executive Engineer, 4th grade, sub. pro tem., State Railways, is, on return from furlough, transferred from the Establishment under the Director-General of Railways to that under the Chief Commissioner, Burma, for employment on the Mandalay-Tounghoo Railway.

No. 308.—Mr. W. R. Foy, Assistant Engineer, 1st grade, and Mr. J. Leonard, Assistant Engineer, 2nd grade, are transferred from Assam to Burma.

The 15th November, 1886.

No. 309.—Messrs. C. H. Wollaston, and A. D. Anthony, Apprentice Engineers, Burma, are promoted to Assistant Engineer, 3rd grade, with effect from the 5th November, 1886.

No. 310.—Colonel J. G. Forbes, R.E., Chief Engineer and Joint Secretary to the Government of the North-Western Provinces and Oudh, in the Public Works Department, Irrigation Branch, having vacated his appointment under Rule III of Public Works Department No. 293, dated 3rd September, 1880, is re-appointed to that post, with effect from the 15th November, 1886.

The 16th November, 1886.

No. 311.—The services of Mr. A. R. Colquhoun, Executive Engineer, 2nd grade, sub. protem., Burma, are permanently placed at the disposal of the Home Department.

No. 312.—The services of Mr. H. L. Tilly, Assistant Engineer, 1st grade, Burma, and Mr. H. M. S. Mathews, Assistant Superintendent, Indian Telegraph Department, are placed temporarily at the disposal of the Home Department.

The 17th November, 1886.

No. 313.—The following transfers are ordered:—

Mr. G. J. Perram, Executive Engineer, 2nd grade, from Central Provinces to Coorg.

Mr. F. Sharp, Executive Engineer, 4th grade, from Coorg to Central Provinces.

No. 314.—Major A. D. McArthur, R.E., Executive Engineer, 1st grade, Bengal, is promoted to Superintending Engineer, 3rd class, temporary rank, with effect from the 1st November, 1886.

No. 316.—Mr. C. E. Housden, Executive Engineer, 4th grade, sub. pro tem., is transferred from Rajputana to Burma.

The 18th November, 1886.

No. 317.—Mr. J. M. Montague, Executive Engineer, 4th grade, sub. pro tem., State Railways, is, on return from furlough, transferred from the establishment under the Director-General of Railways to that under the Government of Bengal,

This cancels Public Works Department Notification No. 307, dated 13th November, 1886.

No. 318.—Mr. W. Chadwick, Assistant Engineer, 1st grade, State Railways, is transferred from the Establishment under the Government of Bengal to that under the Chief Commissioner of Burma for employment on the Tounghoo-Mandalay Railway.

No. 320.—Mr. W. A. Darling, Executive Engineer, 4th grade, sub. pro tem., Bengal, is permitted to retire from the service, with effect from the 17th August, 1886.

No. 321.—Mr. R. D. Euck, Assistant Engineer, 1st grade, is transferred from Assam to Burma.

W. S. TREVOR, Coloncl, R.E., Secretary to the Government of India.



The Gazette of Andia.

PUBLISHED BY AUTHORITY.

CALCUTTA, SATURDAY, NOVEMBER 20, 1886.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART II.

Notifications by High Court, Comptroller General, &c.

GAZETTE OF INDIA.

NOTICE.

The 16th October 1886.

From the 13th November next, till further notice, the complete Gasette of India will be published at Calcutta. After the 611 November, all Notifications and other matter intended for publication in the Gasette, should be addressed to the Publisher, 8, Hastings Street, Calcutta.

	R	a.	þ.
Subscription for Gasette and Supple-			
ment per annum.	15	0	0
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For a single copy of the Supplement	0	4	o
Postage on single copies varies accor		to	weight

Parts IV and V of the Gasette of India, containing the Acts and Bills of the Legislative Council, may be subscribed for separately from the other Parts of the Gazette. The annual subscription for the two Parts is R5 per annum, payable in advance. When sent by post, R2-8 per annum additional will be charged for postage.

By an order of Government, all subscriptions must be paid in advance.

Applications for the supply of the Gasette on the public service should be addressed to the Home Department.

Complaints regarding non-receipt of any number of the *Gazette* should be forwarded within a week after the date on which it is due.

Attention is invited to the Circular Memo. of the Government of India, Home Department, of February 1870, directing that all Notifications or other matter intended for insertion in the Gazette of India should be delivered at the Publisher's Office not later than 2 P.M. on Friday afternoon, and that matter sent after that hour must be certified to be extremely urgent in order to ensure its appearance in the next day's Gazette.

Matter intended for publication in the Supplement should reach the Press not later than Thursday.

E. J. DEAN,
Publisher, Gasette of India.

SURVEY OF INDIA.

NOTIFICATION.

Calcutta, the 17th November, 1886.

No. 590.—Mr. J. T. U. Coxen, Surveyor, 4th Grade, is granted leave on medical certificate for six months, under Section 128, Chapter X, Civil Leave Code, with effect from 10th November.

H. R. THUILLIER, Lieut.-Col., R.E.,
Offg. Surveyor General of India.

No. 1635.—Account of Revenue and Expenditure of the Government of India for the first
N.B.—Amounts are converted into sterling at R10 to the pound

Land Revenue*				N.B.—Amoun	ts are converted	into sterling at	Rio to the pour
1 Land Revenue* 23,16,000 6,161,800 395.4			Fetimates	A:1 .00-	April 1996	COMPARISON	OF TWO YEARS
Land Revenue* 23,316,000 6,557,200 6,161,800 395,401 .		Revenue.	1886-87.	to June 1885	to June 1886.	Increase.	Decrease.
Land Revenue* 23,316,000 6,557,200 6,161,800 395,401 .			£	£	£	£	£
III Salt	1	Land Revenue*	23,316,000		6,161,800		395,400
V Excise	11	Opium	9,227,600	2,084,300	2,177,500	93,200	•••
V	111	Salt	6,392,500	1,708,400	1,728,200	19,800	VB.
VI Provincial Rates 2,00,100 89,800 873,700 33,100 VII Customs 1,173,200 301,600 316,700 15,100 23,11 VIII Assessed Taxes 1,153,300 152,200 177,100 24,900 99,6 X Registration 300,800 166,500 106,600 6,6 XI Tributes from Native States 712,000 106,600 160,500 5,8 XIII Post Office 1,157,100 28,300 300,500 17,300 5,8 XVI Telegraph 564,200 141,600 131,700 9,9 XVI Mint 181,100 81,600 42,500 9,0 XVIII Police 392,300 70,000 76,400 42,500 30,1 XVIII Marine 181,800 27,400 32,200 4,800 2,1 XXXIII Education 25,300 1	IV	Stamps	3,694,400	992,200	968,600	•••	23,600
VII Customs 1.173,200 301,600 316,700 15,100 VIII Assessed Taxes 1.458,100 303,400 203,800 99,6 IX Forest 1.153,300 152,200 177,100 24,900 6,6 XI Tributes from Native States 712,000 106,600 106,400 5,8 XIII Interest 630,400 166,300 160,500 5,8 XIII Post Office 1,157,100 283,300 300,500 17,200 9.9 XV Mint 181,100 81,600 42,500 9.0 XVII Law and Justice 576,000 113,700 114,000 1 200 XVII Marine 323,200 70,000 76,400 6,400 XVIII Marine 181,800 27,400 32,200 40,200 2,3 XXXI Education 203,600 42,300 <td>¥</td> <td>Excise</td> <td>4,134,800</td> <td>1,023,800</td> <td>1,058,900</td> <td>35,100</td> <td></td>	¥	Excise	4,134,800	1,023,800	1,058,900	35,100	
VIII Assessed Taxes I.148,100 303,400 203,800 99,60 IX Forest I.153,300 152,200 177,100 24,900 X Registration 300,800 86,600 80,000 6,6 XII Tributes from Native States 712,000 106,600 106,400 2 XIII Post Office I.157,100 283,300 300,500 17,200 XIVI Telegraph 564,200 I41,600 131,700 39,1 XVV Mint 181,100 81,600 42,500 39,1 XVII Law and Justice 576,000 113,700 114,900 1 200 XVII Waria 184,800 27,400 32,200 4,800 XXX Medical 552,00 11,100 8,800 2,3 XXX Scientific and other Minor Departments 88,500 8,800 11,600 2,800 XXII Recipts in aid of Superannuation, 261,600 34,100 41,200 7,100 XXIV Exchange XXVI State Railways (Gross Earnings) 10,841,200 56,400 60,000 3,500 XXVI State Railways (Gross Earnings) 10,841,200 24,69,700 14,888,200 XXXI XXXI Intrigation Minor Works and Navi 144,600 173,000 170,100 XXXII Army: Effective 744,900 88,00 105,300 105,700 England, including Army, Public Works, &c. Exchange added to Revenue 178,900 15,200 20,700 5,500 England, including Army, Public Exchange added to Revenue 178,900 15,200 20,700 5,500	VI	Provincial Rates	2,909,100	896,800	873,700	•••	23,100
IX	VII	Customs	1,173,200	301,600	316,700	15,100	•••
IX Forest 1,153,300 152,200 177,100 24,900	VIII	Assessed Taxes	1,458,100	303,400	203,800	•••	99,600
X Registration 300,800 86,600 30,000 6,60 XI Tributes from Native States 712,000 106,600 106,400 2 XII National Printing 181,100 166,300 160,500 5,8 XII Post Office 1,157,100 283,300 300,500 17,200 39,1 XIV Telegraph 564,200 141,600 131,700 9,9 XV XV Amin 181,100 81,600 42,500 39,1 XVII XVII Marine 181,800 27,400 32,200 4,800 2,1 XIX Education 203,800 42,300 40,200 2,1 XIX Education 203,800 42,300 40,200 2,2 XXII Stationery and Printing 71,500 11,000 15,000 4,000 XXIV XXIV Exchange .	IX	Forest	1,153,300	ł	177,100	24,900	
XII	x	Registration		86,600	80,000		6,600
XII	XI	Tributes from Native States .	-		106,400		200
XIII Post Office	XII	Interest		1			5,800
XIV Telegraph	XIII	Post Office	•				
XV	XIV	Telegraph	ļ	ł			9,900
XVI	χv	Mint				-	39,100
XVII Name Second Secon	xvi	Law and Justice	·	i			
XVIII	XVII	Police					
XX	XVIII	Marine					
XX	XIX	Education			1		2,100
XXII Scientific and other Minor Departments. 264,600 34,100 41,200 7,100	xx	Medical					2,3.0
XXII Receipts in aid of Superannuation, & 264,600 34,100 41,200 7,100	XXI			_			
XXIII Stationery and Printing 71,500 11,000 15,000 4,000 XXIV Exchange Miscellaneous 294,500 56,400 60,000 3,600 XXVI State Railways (Gross Earnings) 10,841,200 2,879,400 409,700 XXVII XXVII Guaranteed Companies (Net Traffic Receipts) XXIX Receipts Subsidized Companies (Repayment of Advances of Interest.) XXIX Irrigation Major Works : Direct Receipts XXXX Irrigation Minor Works and Navigation XXXII Civil Works XXXII Army : Effective XXXII Army : Effective T75,560,200 20,150,800 20,040,900 T89,000 15,200 20,040,900 T89,000 15,200 20,040,900 England, including Army, Public Works, &c. Exchange added to Revenue 59,60e 15,200 20,700 5,500	XXII	ments. Receipts in aid of Superannuation,			·	·	
XXIV Exchange	XXIII	&c. Stationery and Printing		1			
XXV	XXIV	Exchange				4,	
XXVI State Railways (Gross Earnings) 10,841,200 2,879,400 409,700 1 372,51 372,51	xxv	Miscellaneous			j	2 600	
XXVI							
XXVII Guaranteed Companies (Net Traffic Receipts). 3,133,500 1,926,800 1,757,200 169,60 169,60			Jajo / Jimon	.33200,700	24,000,200	•••	37-33-0
Receipts Subsidized Companies (Repayment of Advances of Interest.) Subsidized Companies (Repayment of Advances of Interest.) Irrigation Major Works Direct Receipts Irrigation Minor Works and Navigation. Military Works 144,600 22,600 29,400 6,800			10,841,200	2 ,469,700	2,879,400	409,700	• • •
XXIX of Advances of Interest.) Irrigation Major Works: Direct Receipts. 921,300 173,000 170,100 2;60 XXXX Irrigation Minor Works and Navigation. 144,600 22,600 29,400 6,800 XXXII Military Works 188,100 7,700 5,100 2;60 XXXII Civil Works 463,300 105,300 105,700 400 XXXIII Army: Effective 744,900 3185,000 205,800 20,800 XXXIII Non-effective 48,100 20,150,800 20,040,900 109,90 England, including Army, Public Works, &c. Exchange added to Revenue 59,600 15,200 20,700 5,500		Receipts).	3,133,500	1,926,800	1,757,200	•••	169,600
Receipts. 173,000 175,100 176,100 17	•	of Advances of Interest.)	•••	•••		•••	•••
XXX		Receipts.	921,300	173,000	170,100		2,900
XXXII Civil Works		gation.	144,600	22,600	29,400	6,800	***
XXXIII Army: Effective		Military Works	188,100	7,700	5,100	•••	2,600
Non-effective 185,000 205,800 20,800 185,000 205,800 20,800 175,560,200 20,150,800 20,040,900 1709,900 178,900 48,300 58,600 19,300 15,200 20,700 5,500 15,200 20,700 5,500 15,200 20,700 15,200 15,200 20,700 15,200			463,300	105,300	105,700	400	•••
## Robert Color 18,100 75,560,200 20,150,800 20,040,900 109,900 109,900 178,900 48,300 58,600 19,300 Exchange added to Revenue 59,600 15,200 20,700 5,500	XXXIII		744,900	} 185 000	205 800	20 200	
England, including Army, Public Works, &c. Exchange added to Revenue . 59,600 15,200 20,700 5,500	•	, Non-effective	48,100	105,000	203,000	20,000	•••
Works, &c. Exchange added to Revenue . 59,600 15,200 20,700 5,500			75,560,200	20,150,800	20,040,900	•••	109,900
Works, &c. Exchange added to Revenue . 59,600 15,200 20,700 5,500		England, including Army. Public	rae ana	40 000	#8 K		
33,200 3,300		Works, &c.			-		ļ
GRAND TOTAL . 75,708,700 20,214,300 20,120,200 04.10			29,000	19,200	20,700	5,500	····
And the state of t		GRAND TOTAL .	75,798,700	20,214,300	20,120,200		94,100

• Includes Land Revenue due to Irrigation, which cannot be separated in the Monthly Accounts.

three months of the year 1886-87, as compared with the corresponding period of 1885-86. starling smitting all amounts below hundreds of pounds.

			T	 	Comme	
	Expenditure.	Estimates,	April 1885	April 1886		OF TWO YEARS.
		1886-87.	to June 1885.	to <u>J</u> une 1886.	Increase.	Decrease.
		£	£	\$	<u>\$</u>	
1	Refunds and Drawbacks	207,000	53,000	49,200	•••	3,800
3	Assignments and Compensations Land Revenue	1,301,000 3,588,000	289,900 751,900	273,200 773,600	 07 000	16,700
4	Opium (including Cost of Production) .	2,648,400	1,978,700	1,718,300	21,700	260,400
5	Salt (do. do.) .	496,600	101,300	128,400	27,100	200,400
	Stamps	84,100	22,500	22,500	•••	•••
7 8	Excise	105,800	30,200	21,000	•••	9,200
9	Provincial Rates	46,600	20,600	7,100	••• 600	13,500
10	Assessed Taxes	133,400 58,700	32,400 2,400	33,000 9,300	6,000	•••
119	Forest	739,100	145,400	146,800	1,400	***
12	Registration	191,200	45,700	46,500	800	•••
13	Interest on Ordinary Debt*	3,822,300	1,022,000	883,790	•••	133,300
14	Do. on other Obligations	362,900 1,201,900	68,300	28,100	•••	40,200
16	Telegraph	587,600	281,200 132,000	280,200 125,800	•••	1,000 6,200
17	Mint	84,500	26,700	18,200	•••	8,500
18	General Administration	1,402,000	341,400	318,400	•••	23,000
19	Law and Justice	3,467,500	821,000	827,900	6,900	•••
20	Police	3,017,900	679,000	721,100	42,100	•••
2 I 22	Education	375,600 1,326,200	90,300 26 8,000	113,300 278,200	23,000 10,200	••• .
23	Ecclesiastical	1,320,200	200,000 40,500	38,700	10,200	1,800
24	Medical	778,500	178,100	179,100	1,000	1,000
25	Political	645,500	421,900	170,300		251,600
26	Scientific and other Minor Departments .	467,000	130,000	130,700	•••	5,300
27 28	Territorial and Political Pensions Civil Furlough and Absentee Allowances.	644,800	164,000	171,900	7,900	
20	Superannuation Allowances and Pensions	6,300 604,800	800 278,400	200	•••	600
30	Stationery and Printing	427,800	86,500	170,300 94,200	7,700	108,100
31	Exchange	137,700		94,200		•••
32	Miscellaneous	304,000	76,600	74,000		1,700
33	Famine Relief	1,000	1,700	100	•••	1,600
34 35	Construction of Protective Railways Do. do. Irrigation Works	500,000	45 500	•••	•••	
36	Reduction of Debt	111,300 749,000	45,700	23,200	•••	22,500
		749,100				•••
37	Construction of Railways (Charged against	30,888,400	8,634,100	7,882,400		751,700
٠. ا	Revenue in addition to that under Famine		1		1	
	Insurance)	109,200	28,400	106,500	78,100	
38	State Railways: (Working Expenses)	5,569,100	1,126,800	1,358,700	231,900	•••
•	Interest on Capital deposited by Companies	400		İ		
39	Guaranteed Companies: (Surplus Profits,	400	•••	•••	•••	***
	Land and Supervision)	497,500	23,900	51,900	28,000	•••
- 1	Interest	3,400	.,,		•••	•••
40	Subsidized Companies: Land, &c.	69,500	6,200	8,900	2,700	••
41.	Miscellaneous Railway Expenditure Irrigation Major Works: Working Ex-	120,000	21,200	28,500	7,300	•••
42	penses	611,700	142,900	145 500	2,600	
43	Irrigation Minor Works and Navigation.	740,600	160,200	145,500	2,000	18,200
44	Military Works	1,152,300	155,400	167,500	12,100	10,300
45	Civil Works	4,190,900	663,900	667,500	3,600	•••
46	Army: Effective	12,449,000	3,859,100	3,052,900		806,200
.	Do. Non-effective	839,400	273,600	273,800	200	•••
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	57,241,400	15,095,700	13,886,100		1,209,600
. 1	England, including Army, Public Works, Guaranteed Interest, &c.					
	Exchange charged as Expenditure.	14,512,900 4,837,600	3,230,900	3,268,200	37,300 137,400	•••
	Exchange charges as Expenditure .	4,037,000	1,010,000	1,154,300	1,37,400	***
İ		76,591,900	19,343,500	18,308,600		1,034,900
1	Expenditure not charged to Revenue-					
Ì	Capital Outlay on Railways and Irriga- tion Works—					
	In India—		1			
47	State Railways	2,327,100	1,012,500	818,000		194,500
48	Irrigation Works	700,000	158,100	95.500	***	63,600
49	In England—	235,000	•••	30,100	30,100	•••
47	State Railways	1,800,000	362,600	492,400	129,800	
48	Irrigation Works	•••	900	600	•••	300
49	Special Defence Works	155,000	*			
50	Capital charge involved in Redemp-	_	1			
- 1	tion of Liabilities	4,844,200	•••	2,900	2,900	•••
	Parimine of Pahendithic Hot	651,700	114,400	174,100	59,700	
	• charged to Revenue	031,700		-74,	337	,
	• charged to Revenue	10,713,000	1,648,500	1,613,600		34,900

Includes Interest on Debt incurred for Productive Public Works, which cannot be separated in the Monthly Accounts.

E. W. KELLNER, Deputy Comptroller General.

CALCUTTA UNIVERSITY.

NOTICE.

The University examinations in Arts, Law, Medicine, and Engineering, 1887, will be held on the undermentioned dates:-

- Entrance, F. A., and B. A. examinations on Monday, the 28th March, and following days.
- M. A. and Prem Chand Roy Chand examinations on Monday, the 7th November, and following days.
- B. L., Honours in Law, and L. M. S. examinations on Monday, the 21st February, and · following days.
 - M. B. and M. D. examinations on Monday, the 6th June, and following days.
 - F. E. examination on Monday, the 20th June, and following days.
 - L. E. and B. E. examinations on Monday, the 18th July, and following days.

Applications from candidates for admission to the Entrance, F. A., and B. A. examinations must be lodged with the Registrar on or before the 14th February.

Applications from candidates for admission to the M. A. examination must be lodged with the Registrar on or before the 7th October.

Applications from candidates for admission to the B. L. and Honours in Law examinations must be lodged with the Registrar on or before the 21st January.

Applications from candidates for admission to the L. M. S. examinations must be lodged with the Registrar on or before the 7th February.

Applications from candidates for admission to the M. B. examinations must be lodged with the Registrar on or before the 23rd May.

Applications from candidates for admission to the M. D. examination must be lodged with the Registrar on or before the 6th May.

Applications from candidates for admission to the F. E. examination must be lodged with the Registrar on or before the 6th June.

Applications from candidates for admission to the L. E. and B. E. examinations must be lodged with the Registrar on or before the 4th July.

All candidates from the same institution must appear at one and the same place of examination.

By order of the Vice-Chancellor,

CHARLES H. TAWNEY,

SENATE HOUSE, The 26th October 1886.

ORDERS BY THE VICE-CHANCELLOR AND SYNDICATE OF THE CALCUTTA UNIVERSITY.

The following portions of the text books in English are appointed to be read and to be committed to memory for the Entrance Examination, 1888:-

TO BE READ.

Book of Worthies.

Aristides. Xenophon. Epaminondas. Alexander. scipio Africanus. Julius Cæsar.

Student's Treasury of English Lyrics.

After Blenheim. The Wreck of the Hesperus. Rosabelle. True Greatne To Blossoms. To Blossoms.
The last of the Flock.
The Girl describes Her Fawn.
To Daffedils.
The Poplar Field.
To-morrow.

TO BE COMMITTED TO MEMORY.

After Blenheim. The Wreck of the Hesperus. Rosabelle.

The following changes in the Regulations of the University having been sanctioned by the Senate and approved by His Excellency the Governor-General of India in Council, are published for general information :-

In paragraph 1 of the Regulations for Honours in Medicine and Surgery after the words "Medical Jurisprudence" the following words have been inserted:

"A tee of fifty rupees shall be payable by each candidate for examination in one or more of the above branches."

In paragraph 14 of the Regulations for a Licence in Medicine and Surgery (Calendar 1886, page 60), the following words have been omitted:-

"To examine, in presence of the Examiners Morbid Products chemically and by the aid of the Microscope, demonstrating the results obtained."

After paragraph 8 of the Regulations for the Licence in Medicine and Surgery under the head "First Licentiate Medical Examination," the following paragraph has been inserted, to be numbered paragraph 9:-

- "A female student who has passed the Entrance Examination, attended classes, and obtained her certificate in Medicine, Surgery and Midwifery in the Calcutta Medical College, shall, if recommended by the Principal, be admitted to this Examination on her producing certificates Offg. Registrar. | to the following effect:
 - (a) Of having passed the First Arts Examination of the University.
 - (b) Of having completed her nineteenth
 - (c) Of having attended in a school of medicine recognized by the Syndicate an additional course of lectures in each of the following subjects:-

Anatomy. Botany. Physiology. Chemistry."

and the numbering of the succeeding paragraphs has been altered accordingly.

For the present marginal note to the Entrance certificate the following has been substituted: "The certificate of every candidate, who is not a private student, must be signed by the Principal or Head Master of the school from which he appears. The certificate of a candidate, who appears as a private student, must be signed by the Principal of an affiliated College or a Government Inspector of Schools," and the following footnote has been appended to the words "Private student" in the above marginal note. "A student who does not appear from any school, or who has been transferred since the 1st of November next preceding the examination, without the consent of an Inspector, to the school from which he appears, will be treated as a private student."

CHARLES H. TAWNEY,

Offg. Registrar.

SENATE HOUSE, The 9th November, 1886.

The undermentioned Students have been declared entitled to Maharaja Sir Jotindra Mohan Tagore's Medals for the year 1886 on the result of the examination held by the Tagore Law Professor on the subject of his lectures:—

Asutosh Mukhopadhyay . . . Gold Medal. Jnanendranath Basu . . . Silver Medal.

CHARLES H. TAWNEY,

Offg. Registrar.

SENATE HOUSE, The 12th November, 1886.

The undermentioned Student has been declared entitled to the Peary Chand Mittra Medal for the year 1886, on the result of the B. A. Examination:—

Syamaprasanna Majumdar . Presidency College.

CHARLES II. TAWNEY,

Offg. Registrar.

SENATE HOUSE, The 17th November, 1886.

AGENT TO THE GOVERNOR GENERAL, RAJPUTANA.

NOTIFICATION.

Abu, the 8th November, 1886.

No. 2791 G.—The following rules are laid down by the Agent to the Governor-General under Section 160, Act XIV of 1882 (Code of Civil Procedure) regarding the travelling and other expenses to be paid to witnesses summoned to attend the British Civil Courts in Rajputana which were established by Foreign Department Notifications No. 286 l., dated the 23rd January, 1884, and No. 1333 l., dated the 30th April, 1885:—

- 1.—Save as hereinafter provided, travelling and other expenses will be allowed on the following scale:—
 - (a) to witnesses of the class of cultivators, laborers, and menials, three annas a day.

- (b) to witnesses of a better class such as zemindars, traders, pleaders, and persons of corresponding rank, from six annas to two rupees a day as the Court may direct;
- (c) to witnesses of superior rank, three rupees a day; and
- (d) the allowances of officers of Government will be regulated by the rules in the Civil Travelling Allowance Code
- II.—No expenses, other than travelling charges, will be allowed to legal practitioners practising at the place where the Court which they are summoned to attend is held.

Travelling charges may be allowed to these, witnesses at such rates as the Court considers reasonable and necessary.

- III.—Persons other than those mentioned in the last preceding rule, residing within a distance of three miles from the Courthouse, will be allowed their expenses at half the rates prescribed in Rule I.
- IV.—If a witness demand any sum in excess of what has been paid to him, such sum will be allowed if he satisfy the Court that he has actually and necessarily increased the additional expense.
- V.—If a witness be detained for a longer period than one day, the expenses of his detention will be allowed at such rate, not exceeding that payable under Rule I, as may seem to the Court to be reasonable and proper.
- VI.—The Court may on consideration of the merits of any case, for reasons stated in writing, allow expenses on a higher scale than that prescribed in the foregoing rules.

By Order,

L. S. NEWMARCH,

for 1st Asst. Agent to the Govr. Genl.

CHIEF COMMISSIONER OF AJMERE-MERWARA.

NOTIFICATION.

Abu, the 13th November, 1886.

No. 1293-327.—Rai Bahadur Pandit Bhag Ram, Judicial Assistant, is granted privilege leave for one month, with effect from the 15th November, 1886, or such subsequent date as he may avail himself of the same.

By Order,

J. R. C. COLVIN,

for 1st Asst. Agent to the Govr. Genl., Rajputana.

MILITARY WORKS DEPARTMENT.

NOTIFICATION.

Simla, the 9th Navember, 1886.

No. 8.—Captain F. N. Maude, R.E., Assistant Engineer, 1st Grade, passed the Departmental Standard Examination as required by Public Works Department Code, II, 14, on 3rd November, 1886.

G. E. L. S. SANFORD, Colonel, R.E.,
Inspector General of Military Works.

DIRECTOR GENERAL OF RAILWAYS.

NOTIFICATIONS.—ESTABLISHMENT.

Calcutta, the 16th November, 1886.

No. 103.—Mr. A. T. Chiodetti, Assistant Engineer, 2nd Grade, is granted leave on medical certificate for three months, with effect from such date as he may be permitted to avail himself of the same.

The 17th November, 1886.

No. 104.—Mr. G. Cowper, Executive Engineer, 4th Grade, has been granted an extension of nine months in continuation of the furlough previously granted.

The 19th November, 1886.

No. 105.—Mr. F. W. Roberts, Assistant Engineer, 3rd grade, passed the professional examination, on the 25th of September, 1886, as prescribed in Public Works Department Code, Volume I, Chapter II, paragraphs 9 to 11.

No. 106.—Mr. F. Reilly, Executive Engineer, 4th grade, temporary rank, is transferred, in the interests of the public service, from the Ferozepore Bridge Works to the North-Western Railway.

F. S. STANTON, Colonel, R.E.,

Director General of Railways.

CURRENCY NOTES.

The following Currency Notes of the Government of India are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers. Any other person having these Notes in his possession, or claiming a right to them, is warned to communicate at once with the undersigned:—

Allahabad Circle.

WOTES WHOLLY LOST OR DESTROYED.

Rogt	, No. No. of Notes.	Value. R	Name of Claimant.
82	D 17-96199 D 20-26925 , -58329	100	Magistrate of Naini
23 24	. D 20—70590 . D 17—90-63 ., —98834	100) 100 Hafi 50} Ahn	iz Azizuddin, Meerut. ned Ali, Pleader.

C. G. VANSITTART,

Asst. Accountant Genl.,
In charge of Paper Currency Office.

ALLAHABAD,
The 17th Navember, 1886.

Burma Circle.

	NOTES WH	IOLLY LOSS	OR DESTROYED.
Regr, No.	No. of Notes.	Value,	Name of Ctaimante
1886-87.		R	
	Q 6—12567 —12568 —12569 —12571 —12572 —12573 —12575 —12576 —12576 —12578 —12578 —12578 —12580 —12583 —12583 —12585 —12585 —12585 —12585	. 100 . 100 . 100 . 100 . 100 . 100 . 100	Shaik Hmah, Rangoon.
	,, —12500	. 100	

W. D. COWLEY,
Assi. Comptroller, Paper Currency.

RANGOON, The 12th November, 1886.

Statement of Silver Balance in the Calcutta Mint for the week ending 17th November, 1886.

Value of silver held in the Mint on account of the Currency De- partment on the evening of the 10th November, 1886 . Value of Government silver in the Mint on the same date	21,27,884 4,88,239	26,16,123
Ann- Silver received by the Mint during the week on account of the Currency Department Ditto ditto Government	575	, , , , ,
 		575
New coin paid to Reserve Treasury during the week. Petty items issued for miscella-	2,20,000	26,16,598
neous purposes	1,117	
n to a substant of the		2,21,117
Balance on the evening of the 17th November, 1886		23,95,581
The Balance comprises— Silver held on account of the Currency Department Ditto ditto Government There is in addition awaiting assay—	19,20,396 4,75,185	23,95,581
Bullion belonging to Private Individuals	1,60,547	
		1,60,547

R. V. RIDDELL, Major, R.E.,

Master of the Mint.

CALCUTTA MINT, The 18th November, 1886.

GOVERNMENT CINCHONA FEBRIFUGE.

This preparation is an efficient substitute for quinine, and can be purchased by Government officers for public and charitable purposes, and by any one taking twenty pounds at a time,

from the Superintendent, Botanic Garden, Calcutta, for cash only, at the following rates-per four-ounce tin, R4-8; per eight-ounce tin, R8-8; per pound tin, R16-8. The general public can be supplied by the Superintendent, Botanic Garden, for cash only, at the undernoted rates-per four-ounce tin, R5-8; per eight-ounce tin, R10-8; per pound tin, R20. This medicine is also sold by the principal European and Native druggists in Calcutta. Postage, eight annas per four and eight ounce tins, and twelve annas per pound tin, in addition to the foregoing rates.

گورنمنت سنكونا فبري فيوج

یہہ دوا کوئیمائیں کا خوب قائم مقام ھی اور کلکھھ کے ہرگانکل کارتن یعنے کمپنی باغ کے سپرنٹنڈنٹ صاحب سے عوایک ملازم سوکاری واسطے سوکاری کام۔ اور خیرات کے اور خواہے اوٹکے جر کوئی ایک مشت بیس پونڈ خرید لینے ہے بقید سا تقد حسب ٹرنے ذیل خوید کوسکتے ھیں یعنے نرنے چار اونس کے ٹھی کا جار روبيد آئمه أنه ; آئمه اونس كے ثين كا آئمه روبيد أئهد أنه ; بک پونق نے ٹیس کا سوله روپیه آٹهه آنه '

اور موامالقاس بوثانكل كارتن يعنى كمهني باغ كے سپرنٹنڈنگ صاحب سے بقیمت نقد حسب نرم ذیل غرید كوسكتے عيس يعنے ندم جار اونس ٿيس كا بانم روپيد آئهد آند ; آئهه اونس نے ثیب کا دس روپیه آئهه أنه ; ایک پرنة کے ثیب کا

یہہ دوا کلکته کے یوے یوے والیتی اور مهسی دوا غانوتمهی یکٹی عی ماسوانے قیمت مذکورۂ بالا کے معصول ڈاکے ہار ارر آتھہ ارنس کے ٹیس کا آٹھہ آنہ ; اور ایک پونڈ کے دين كا بارة أنه

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كرستلبن سنكونا دوائي سخار

لال ستکونا بارک کی ایک نگی اور عمدہ دوا گورنمنگ ما سلموہ برت کی سیاسی رہ میں تیار ہوئی ہی معمولی ہے صاف کی ہوئی دوائی بخار سے کونیں کے لئے یہ بہت خوب قایم مقام می اور یب پور متصل کلکته کے بوٹائکل کارةن یعنی کمپنی باغ کے سپرنٹنڈنٹ صاحب سے ہر ایک ملازم سرکاری کام اور خیرات ے لئے اور وہ لوگ جو ایک مشت بیس پونڈ لیں نقد اس آاو سے خرید سکتے هیں یعنے چار آرنس کے ٹین کا چهه روپیه ھِٹھھ آنھ ; آٹھھ آرنس کے ٹین کا بارہ روپیہ آٹھھ آنہ ; اور ایک پونڈ

اور عام لوگوں کو بوٹانکل گارةن یعنے کمپنی باغ ک سپرنٹنڈنگ صاعب سے نقد اس بھار پر مل سکتا می یعنے جِاْرَ أُونس نِّين كَا ۚ ٱنَّهِه روييه آنْهَه أَنه ; ٱنَّهَهُ أُونس كي ۖ نَّينَ كَا أسوله روپيه آنهه آنه اور ايک پوند ٿين کا بنيس ٣٣ روپيه يهه دو کلکلّه کُ بوی بوی رلایتی اور دیسی دراخانوں میں بھی کلکلّه کُ بوی بوی رلایتی اور دیسی دراخانوں میں بھی بکتی هی محصول ذاک چار آونس کی نین ک لئے چار آنه آنه اور ایک پونة کی نین ک لئے الله آنه آنه اور ایک پونة کی نین ک لئے بارہ آنه علارہ اوپر لکیے هوئے نرخ کے هی ،

Statement of the Affairs of the Bank of Bengal for the week ending 16th November, 1886.

DII INIEC	n	_	. '		ASSETS.	H	_	_
LIABILITIES.	R	a.	p.	_			a.	p.
Capital paid-up	2,00,00,000	0	0	Government Secu		89.53,613		0
Reserve Fund	43,56,664	15	0	Other authorized		53,82,231	8	0
Public Deposits at R a. p. Head Office 95.47.957 13 3 Public Deposits at	2,24,30,290		3	authorized Se	lit on Government	76,45,100 93,42,170		11 10
Branches 1,28,82,332 5 0)				Bills discounted	and nurchased	2,08,14,237		
Other Deposits at Head Office and	3,10,02,147	6	8	Balances with oth		8,08,583		
Branches Bank Post Bills, &c.	3,42,704	_	8	Bullion		1,690	2	
			-	Dead Stock .		11,25,244	. 15	6
Sundries	25,-1,-13	9	_	Stamps .		, 8,198		
				Sundries .		. 7.70.041	. 10	3
						5,48.81,111	8	6
				Cash and Cur- rency Notes at	н а. р			
				Head Office . Cash and Cur-	1,00,,6,217 13 10	2,62,52,380) 13	3 0
				rency Notes at Branches •	1,61,76,162 15 2			
Rupus .	8,11,33.492	5	6		Rupes	8,11,33,492	5	6
					By Order of th	e Directors,		
,			00	DOM:	2, 3.20.	. HARDIE	<u>.</u>	

J. GORDON,

R. HARDIE,

POST OFFICE.

NOTIFICATIONS.

Calcutta, the 28th October 1886.

General Post Office.

'rom the 1st November next; the hours up to which Registered letters and Parcels will be received in the Gen-'ost Office, and the Town Sub-Offices of Calcutta, will be as follows:—

Registered Parcels of					ost	•					•	•		•	•	•	•	,		· 5-:	30 P.1	c.	
								T	own	Sub	-Off	ices.											
Registered Parcels of	all d	escrip			•	•			•	•	•	•	•	•	•	•		•		4-3			
rom the sa noted belo	me (w th	date, e na	the me o	lates of ea	st ho ch O	urs o ffice	of po :—	sting	g for	the	unde	rme	ntior	ied p	olace	s at	the o	liffer	ent	Tow	n Oi	fices	will
										Name	07 T	own I	OST O	FFICE4.					·` -				
B TO WHICH LLB AR. PATCHED,	Alipur,	Amherst Street.	Bagh Bazar.	Ballygunge.	Bara Bazar,	Beadon Square.	Bellaghat.	Bhawanipur,	Bow Bazar.	Cossipore.	Dharamtala,	Fort William,	Garden Reath,	Hatkhola,	Kalighat,	Kidderpore.	Napit Bazar.	Park Street.	Simia.	Weilesley Street.	Writers' Buildings.	Chowringhee,	Watgunge.
			<u> </u>	<u> </u>							Af	ternoo	n.	<u> </u>									
AND SEEBPORE,																							
Assamiczcept the 5th the Sylhet ichar Districts) tions served by othern Bengal y, Darjeeling, ur, Bogra, Bauke, Barrack-anaghat, Bel-kamarhati, Bar-, Tollygunge,	12-25	12 -1 0	12-25	12-25	12-50	12-20	12-25	12-30	12-50	11-50	12-50	12-50	11-35	12-35	12	12-35	12 -4 0	12-50	12-25	12-45	12-55	12-55	12*
served by the diau Railway Line; also Line; also h, Howrah, Ak-ntai, Debipur, hwar, Kedge-krahati, Kuladai, Sahipur, Sutahata, Boral, Magra-aynagar, Ma-ur,	2-30	2-15	2-30	2-30	2-55	2-30	2-30	2-35	2-55	2-5	2-55	2-55	1-40	2-40	2-5	2-40	2-45	2-55	2-35	2-50	3.5	3	2 •
Jessore and a Districts, Badu, Just- , Beganga, um, Hinda, um, Hinda, um, Hinda, um, Prithi- jarhat, Taba- and places in that Sui- n, Bombay, n, W. Prov- nnjab, Bichar, Sind, Rajput- central India atral 'revinces.	•																						
served by Bengal State y, including Chittagong, II, Tipperah. Sing, Kishna, Syidida on the Fast Rallway Line and ur, Bhagalpur, nighyr, on the dian Railway line,	5-15	5-30	5-15	5-15	5 -1 0	5-10	5-15	5-20	540	4.40	5-40	540	4-25	5-25	4-50	5-25	5-30	5-40	5-15	5-35	8	5-45	5-6
Dum Dum, Baraset, Degauga, and Midnapore,																							
orec.	,		·											•									

Uncurrence Lauers held in the Calcutta General Post Office on 17th November, 1886.

en, C. & Co.

ton, W. H. & Co.

N, S. D. A. W.

Callis, T. W.

Dixie, Mrs. G. Forey, C. W.

Letters marked " Care of Post Office."

Andrews, Mrs.	Dundas, P. A. C.
Bamber, Mrs.	Forrester, William. C. Fort, James.
Baxendale, S.	Fort, James. I
Biermann, V.	Fraser, Bernard.
Role, S. L.	Gell, Mrs.
Boorkies, Mrs. L.	Giles, G. M. R
Booth, P.	Goyton, E. H.
Box, Esq.	Green, James F
Boyd, Sidney.	Greenway, E. C. F.
Braddon, Capt. C. J. S.	Greer, R. T. S
Bremmer, Esq.	Grosser & Co.
Brown, S.	Gustore, Fsq.
Budd, W.H.	Hall, F. S
Cauty, P. T.	Fraser, Bernard. Gell, Mrn. Gell, Mrn. Glies, G. M. Goyton, E. H. Goreen, James. Green, James. Greenway, E. C. F. Grosser & Co. Gustore, Fsq. Hall, F. Henderson, J. H. Clela d. Hill, Mrs. Amy. Hoffmann, Mrs M. Hughes, R. J. Keisler, Dr. F. L. Kelly, Lleut, F. H. Knight, Mr.
Caws, Capt. A.	Clelard.
Cowen, J. B.	Hill, Mrs. Amy. S
Clark, R.	Hoffmann, Miss M. S
Clegg, Fred.	Hughes, R. J.
Curry, Miss Annie.	Keisler, Dr. F. L.
Davenhill, W. B.	Kelly, Lleut. F. H.
Darrs, John.	Knight, Mr.
Dibone, P. A.	Mackenzie, Alex.
Dickerson, Mrs. M.	Magrath, P.
D'Silva, T. H.	Minerott, A. L. M.
D 31174, 1, 11.	, , , , , , , , , , , , , , , , , , ,
	Registered Letters.

Gree." Ogilvic, W. A. Oakely, G. C. Pollock, John. Prado, E. Reading B. Reiphe, Capt. A. W. Roberts, H. S. Randners, A. Selmes, F. W. Scott, J. D. Sell, Dr. E. Shudham, J. E. Shadda, E. St. Aubyn, G. A. Stevens, H. Stevens, T. Sunget, Thomas, Thibaud, P. T. Tonzel, C. J. C. Travers, R. S. Walker, P. C.

Chambers & Co., E. LeMesurier, H. McKing, J.

Perry, A. N. Rochussen, E. S.

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Unclaimed Letters held in the Barrackpore Post Office on the 15th November, 1886.

Arrakiel, M. Campbell, Lady. Chakrablaty, C. G. Denout, F. Downey, Miss, Ewing, C. Prosser, E. Prosser, E.	Office	m the 13th worth
Gupta, Kamini Kanta. Sett, Khetter Mohan,	Campbell, Lady. Chakrebaty, C. C. Demout, F. Downey, Miss. Ewing, C.	Kelly, Mrs. L. Nicholls, J. O'Donnell, C. J. Pasky, Col. G. J. Prosser, E. C.

Smith, D. B.
Stevenson, Mrs.
Stuart, Mrs. E. C.
Sullivan, D. O.
Thieme, R.
Wilson, W. M. A.
Wordsley, Mrs.

E. HUTTON.

Presidency Postmaster, Calcutta.

Calcutta, the 20th November, 1886. SEA AND FOREIGN MAILS.

Mails for	Date of closing at Calcutta.	Route by which despatched.
Egypt, Europe, America, Cape Colonies through United Kingdom Ditto (Book Post and Pattern Packets) Ceylon, Straits Settlements, Netherlands India, Labuan, Bankok (Siam), Pl dhppine Islands, China and Japan Australia, New Zealand and Tasmania Madras and Colombo Straits and Hong-Kong	1886. 23rd Nov. 22rd; ,, 23rd ,, 23rd ,, 23rd ,, 25rd ,,	Per P. & O. Str. from Bombay. Ditto. Ditto. Ditto. Per P. & O. Str. Hallard. Per Str. Tanang Ditto Arcel.
Rangoon and Moulmein Akyab, Kyouk Phyoo, Sandoway and Rangoon Port Blair vid Rangoon	24th	Ditto Bushest Ditto Arent.

N.B.—The letter-hox will close at 7 r m. precisely; after which hour Foreign letters, fully prepaid and bearing an extra postage-stamp of four (4) annas on each cover, will be received up to 7-30 r.m., except on boreign shall day the letter-box will close at 6-30 r.m. and late letters up to 9 r.m.

E. HUTTON, Presidency Postmaster, Calcutta.

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Subscriptions Entrance Fees Interest Miscellaneous Deposits Government of India— Amount withdrawn Opening Cash Balance	R a. p. 7,026 14 9 27 0 0 0 4 3 67 7 0 1,876 0 0 359 8 6	R a. p. 7,178 9 9 29 0 0 3,580 0 0 1 9 0 1,074 4 0 1,593 0 0 375 8 6	Annuity Establishment	R a. p. 938 0 0 331 8 0 218 7 9 7,112 2 9 48 2 0 333 5 6 375 8 6	R a. p. 1,1 0 5 3 331 8 0 200 9 5 11,882 8 10 58 2 3
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REVENUE AND AGRICULTURAL DEPARTMENT.

REPORTS ON THE STATE OF THE SEASON AND PROSPECTS OF THE CROPS FOR THE WEEKS ENDING 10th AND 17th NOVEMBER 1886.

GENERAL REMARKS.—Except in Madras, Mysore, Bombay, Hyderabad, Burma and in a few districts in Bengal and the Central Provinces, there has been no rain in the country during the fortnight ending the 17th instant. No report has been received from Burma for the second week.

The kharif harvest continues in active progress in Bombay, the Punjab, Central Provinces, Rajputana and Hyderabad, and has been completed in most places in the North-Western Provinces and Oudh. In Bombay and Hyderabad the crop has suffered slightly from excessive rain, but on the whole the harvest promises well everywhere. In Madras the harvest outturn is average and the general prospects good, and in Mysore and Coorg the standing crops are reported to be in good condition. In Berar and Central India the agricultural outlook is satisfactory.

The rice crop in Bombay, Bengal, the North-Western Provinces and Oudh, the Central Provinces and in Burma has done well. In Bengal the aman promises an excellent outturn. In

Assam the crop prospects are good.

Cotton-picking continues in the North-Western Provinces and Oudh, the Punjab, Central Provinces and Berar. In Bombay the crop has been injured in some places by too much rain.

Poppy sowing has commenced in Bengal and the North-Western Provinces and Oudh, Sowings for the *rabi* are now well advanced throughout the country, and prospects are generally very satisfactory everywhere.

The public health continues generally good in all Provinces, except in Bengal where fever is prevalent and in Ajmir where cholera has appeared.

Prices have fallen in Mysore and Coorg, and are rising in three districts of the Punjab. Elsewhere they remain generally steady.

REPORTS FOR THE WEEK ENDING THE 10th NOVEMBER 1886.

Presidency or Province and District.

Rainfall for week under report.

State of agricultural prospects.

Madras—(Nov. 10th)
Bellary

(Average) '05

Standing crops generally fair, but paddy in parts of one taluk withering. Harvest dry grains, outturn average in parts and below average in others. Cattle-disease in one taluk.

Presidency or Province and District.	Rainfall for week under report.	. State of agricultural prospects.
Madras—contd. Kurnool	(Average) '23 .	Standing crops fair, but paddy under canal suffering from want of water owing to a breach. Harvest early cereals, outturn about average. Smallpox in one and cattle-disease in four.
Ganjam	Average last week since revised 1'27;	taluks. Standing crops paddy thriving. Slight smallpox in three, and fever and cattle-disease in two taluks. Cholera exists.
Kistna	this week '29 (Average) '53	Standing crops generally good. Harvest dry grains, outturn about average. River 3.95 feet over Anicut. Slight fever and
Chingleput (Madras) .	(Average) 4'74 .	Slight cholera in two taluks. Standing crops good. Harvest paddy and rags, outturn below
Coimbatore	(Average) 1.63 .	average. Cattle-disease in four taluks. Standing crops generally good. Harvest wet and dry grains, outturn generally above average. Smallpox in one and fever in two taluks.
Tanjore	Average last week since revised 4:50; this week 7:30.	1
Madura	Average last week since revised 2.82; this week 2.01	Slight fever in parts.
Malabar	(Average) 2'35	Second crop cultivation progressing. Fever and cattle-disease in one and slight smallpox in seven taluks.
Travancore	4.15	Planting of second crop paddy over. Smallpox and fever in parts General Remarks.—General prospects good.
Bombay—(Nov. 10th) Karachi	Nil	River at Kotri on 8th, 6 feet 1 inch against 6 feet 7 inches on
	Nil	same date last year. Fever in eleven and cattle-disease in three talukas. Wheat, red-rice and bajri in Karachi 24, 30 and 32, and in Ghorabari nil, 40 and 36 pounds per rupee, respectively. Kharif harvesting still continues in some talukas. Cotton crops
Hyderabad	<i>N</i> **	injured by worms in Sakrand taluka. Preparations for rabicultivation in progress. River at Kotri on 8th, 6 feet 1 inch against 6 feet 7 inches on same date last year. Fever in ten and cattle-disease in three talukas. Wheat 25½, bajri 37½, jowari
Ahmedabad	Nil	40, white rice 20, and red rice 26 pounds per rupee. Reaping of kharif in progress. Rabi crops healthy. Slight fever in Dholka taluka. Wheat and bajri 32 pounds per rupee each.
Surat	Nil	Crops healthy. Reaping of kharif and sowing of rabi crops continue. Slight fever in Bardoli, Bulsar and Mandvi talukas. Fowari 35 and nagli 44 pounds per rupee.
Nasik	Nil	Kharif crops being cut and rabi sowings in progress. Public health good. Wheat 31%, bajri 36%, and rice 20% pounds per rupee.
Colaba (Bombay) .	Nil	Abnormal temperature fell from 4° warm on 3rd to 1° cool on 8th, and then rose to nil on 9th. Vapour in air excessive on 3rd and 4th afterwards normal. Wind normal.
Poona	Nil	Crops good. Reaping of bajri and sowing of rabi in progress in 6 talukas. Reaping and sowing in Indapur and Junnar completed. Public health generally good. Slight cattle-disease in Indapur and Haveli talukas. Bajri 41 and jowari 61 pounds in the district, and bajri 37 and jowari 48 pounds per rupee in Poona City.
Ahmednagar	Nil	Reaping of kharif in progress. Sowing of rabi deferred in Shrigonda and Jamkhed owing to damp. Public health good. Bajri average 50 and jowari 70 pounds per rupee.
Sholapur	Barsi	
Dharwar	Slight rain at 3 sta- tions, vis., Kod and Karajgi 10 and Musjid 12	crops in progress. Slight cattle-disease in Kod and Kalghatgi.
Kanara	Nil	Land winds set in. Rice, betel-nut and cardamom crops good. Rice harvest continues above Ghat. Slight fever in two and cattle-disease in 5 talukas. Public health good. Common rice
Rajkot	Nil	in Karwar and in district average 13 seers per rupee. Weather hot. General health fair. Harvesting of bajri completed in some parts and in others progressing. Sowing of wheat in progress. Wheat 30 bajri 28 and jowari 38 pounds per rupee. General Remarks.—Slight rain in parts of four districts only. Reaping of kharif crops andrabi sowings still going on everywhere. Crops slightly injured by insects and blight in parts of Ratnagiri and Hyderabad, and by excessive rain in parts of Satara. Fever and cattle-disease in parts of thirteen and ten districts respectively, and smallpox in parts of one district.
Bengal—(Nov. 9th) Chittagong	0'02	Weather unsettled. Prospects of standing crops fair, Prices
Dacca	Nil	stationary. Public health good. Prospects of crops good. Sowing of winter crops going on. Public
-	1	health good.

Presidency or Province and District,	Rainfall for week under report.	State of agricultural prospects.
Bengal-contd.		
24-Pergunnahs	Nil	Prospects of crops satisfactory, although sugarcane has been
Khoolna	Nil	partially damaged by insects. Fever in Baraset and Bussecrhat sub-divisions, otherwise public health good. Weather cloudy. Aman in ear, prospects fair. Sowing of winter
Moorshedadad	0.03	crops going on well. Fever prevalent. Weather cooler than before. Indigo sowings nearly over and
•	933	highly successful. Late rice thriving and sugarcane promising well. Second sowings of kalai expected to give good outturn. Cultivation of cold-weather crops in progress. Public health good, cholera having almost disappeared.
Pubna Dinagepore	0'14 N il	Weather fair. Prospects of aman good. Fever prevalent. Weather fair. Mornings and evenings cool. Prospects of late rice and sugarcane good. Cultivation of rabi crops going on.
Rungpore	Nil	Cholera and cattle-disease in certain thanas. Prospects of crops good. Cholera in the interior. Fever at head-
Midnapore	0,10	quarters. Prospects generally good. Prices low. Fever very prevalent.
Burdwan	Nil Nil	Prospects of aman excellent. Fever prevalent, Prospects excellent. Slight cholera in town.
Monghyr		Opium sowings still backward owing to extreme dampness of soil
Purneah	Nil	and heat, about four annas sown; prospects seem good so far. Aghani rice extremely good. Rabi prospects excellent, though sowings are backward. Tobacco being planted out. Mustard good and the sound being good. Rabi formula. Public beauty fair.
Durbhanga	Nil	sown and being sown. Kulthi forward. Public health fair. Prospects of paddy continue satisfactory. Rabi sowings progressing rapidly. Poppy and tobacco look well. Prices falling. Public health generally good.
Sarun		Preparation of lands for poppy delayed owing to heavy rain. Prospects of aghani crops continue favourable. Cultivation of rabi
Chumparun	1416	progressing. Sowings of poppy somewhat delayed owing to excessive moisture. Prices stationary. Cholera in the interior.
Patna	Nil	Prospects of paddy continue favourable; sowing of rabi crops on high lands progressing. Rahar, castor, and cotton growing well. Public health good.
Gya	Nil	Prospects of all crops good. Fever and cholera still reported.
Shahabad	• • • •	Weather continued favourable to poppy till late; full settlement will not be sown, about two annas has been sown; season will
Hazareebagh	Nil	be very backward. Weather seasonable. Harvesting of early paddy continues and a good outturn is expected. Rabi and poppy sowings in progress. Fever and cattle-disease in certain thanas.
Cuttack	0'38	Weather cloudy. Prospects of sarad rice good. High wind blowing at times may damage laghu sarad, which is coming into ear. Fever prevalent in town; otherwise public health good.
		General Remarks.—Slight rain fell in a few districts during the week Rains appear to be over. Aman rice and sugarcane are generally very promising. Cultivation of rabi crops is proceeding well, but that of poppy in Behar is backward owing to excessive moisture on the soil. Public health not so satisfactory as before, fever being prevalent in many parts and cholera in some. There is cattle-disease in some places in Chota Nagpore.
NW. Provinces and Oudh—(Nov. 10th).		
Benares (Nov. 9th).		Weather clear and cool. Kharif harvesting nearly finished; rabisowings completed. Prospects generally favourable. Markets well stocked. No change in prices. Some cases of fever and cholera still reported, otherwise public health is generally good.
Ballia ("8th).		Weather cool and clear. Rabi sowings continue. Supplies ample and prices stationary. Fever throughout the district. Health otherwise good.
Gorakhpore (" ").		Weather clear and getting cold. Rahi sowing completed and germinations good. Prices stationary. Health fair.
Fyzabad (" 9th).		Weather clear. Rabi sowing nearly fin shed. Poppy sowing commenced. Supplies ample. Prices stationary. Cholera and cattle-disease in two tabsils.
Lucknow (" 8th).		Weather clear. Rabi sowings finished. Hewant crops being harvested. Sowing of poppy in progress. Markets well supplied. Prices steady. Fever disappearing. Slight cattle-disease.
Rai Bareilli (" ").		Weather clear and cool. Rabi sowings nearly completed. Markets well supplied. Prices unchanged. Cattle-disease reported from Tahsil Salon.
Pertabgarh (" 9th).		Prospects good. Prices stationary. Cholera is no longer to be heard of, though cattle-disease still lingers in some parts of Tansil Kunda.
Allahabad (" ").		Clear sky and weather cool Harvesting of bajra, mush, mung and juar commenced. Markets full. Prices steady. Health of
Cawnpore (" ").	Nil	people and condition of cattle good. Kharif being cut in places; rabi sowings continue. Price of bajra fallen and of other grains stationary. Fever in places; slight cattle-disease in three parganas.
Farakhabad (" ").		Kharif harvest still in progress; rabi sowings completed in one tahsil. Markets well supplied. Health fair.

Presidency o and Dis		Rainfall for week under report.	State of agricultural prospects.
NW. P. & O	ıdh <i>contd</i>		
Sitapur	(Nov. 9th)		Wind has been westerly during the week, and the weat and bright. Rabi sowings are nearly over and prospects are favourable.
Bareilly	("′")		Weather still rather hot. Crops promise well, Prices steady. Fever decreasing and cholera much diminished. Cautle healthy.
Banda	(" 8th)	Nil	Bajra being cut; rabi sowings continue; early sowings germinated well. Prices steady. Fever still prevailing. Cattle-disease in one village.
Kumaon	(" gth)		Weather fine. Kharif crops harvested. Rabi sowings in progress. Prices falling. General health good. Some cattle-disease continues.
Agra	(" 8th)	Nil	Kharif crops being harvested; rabi being sown and early sowings coming up well and being irrigated. Prices steady. Fever continues.
Jhansi	(" 9th)		Harvesting of juar commenced; rabi sowing in progress. Health
Meerut	(" gth)		of people and condition of cattle good. West winds prevalent. Prospects good. Price of seed wheat risen, other prices stationary. Health improved. General Remarks—No rain but weather seasonable. Kharif harvesting almost finished. Rabi sowings nearly completed. Cholera and fever still continue in some districts, though the public health is good. Slight cattle-disease. Markets well supplied and prices stationary.
Punjab-(Nov.	. 9th)		
Delhi . Hissar	• •	Nil Nil	Health fair. Prices fluctuating. Kharif reaping progressing. Health good. Prices stationary.
Umballa		Nil	Health fair. Prices stationary. Kharif crops harvested. Cotton- picking in progress. Wheat sown.
Jullundur		Nil	Health good. Prices slightly rising. Rabi sowings in progress.
Amritsa r Sialkot	• •	Nil Nil	Health good. Prices stationary. Health good. Prices stationary. Kharif crops being gathered.
Ferozepore Lahore		Nil Nil	Rabi sowings progressing favourably. Health good. Prices stationary. Rabi sowings commenced. Health good. Prices almost stationary. Rabi sowings in
Rawalpindi Mooltan		Nil Nil	Health good. Prices stationary. Rabi sowings in progress. Health good. Prices fluctuating. Kharif crops being harvested. Rabi sowings in progress.
Shahpur		Nil	Health good. Prices stationary. Kharif crops being harvested.
Dera Ismail Peshawar		Nil Nil	Rabi sowings in progress. Health good. Prices rising. Rabi sowings in progress. Health improving. Prices fluctuating. Kharif crops good on irrigated lands. Rain wanted for rabi sowings. General Remarks.—No rain. Health generally good. Prices on the whole stationary. Kharif being harvested. Rabi sowings
Central Provin	1C es		in progress.
(Nov. zoth	i).		Weather cool and slightly cloudy. Prospects of kharif good.
Nagpur			Rabi sowings progressing. Fever in parts. Prices steady.
Jubbulpore			Weather clear and cold. Rabi sowings being pushed on. Cotton-picking in hand. Fever prevalent. Prices steady.
Saugor	(Nov. 9th)		Rabi sowings progressing. Cotton slightly injured by late rain. Prospects good. Prices stationary.
Seoni.	• •		Weather cool. Rabi sowings progressing. Cattle-disease and small-pox in parts. Prices steady.
Hoshangaba Khandwa			Rabi sowings progressing. Fever prevalent. Prices stationary. Weather clear and cool. Cotton-picking commenced. Rabi
Bilaspur			sowings almost completed. Slight cholera. Prices steady. Weather cloudy. Kharif harvest progressing. Arhar injured
Raipur			by clouds. Cholera in places. Exports continue. Weather cloudy but cool. Reaping of rice and kodon commenced.
Sambalpur	(Nov. 6th) .		Rabi crops doing well. Cattle-disease in places. Rice 17 and wheat 20 seers per rupee. Weather cloudy and cool. Early rice being harvested. Cholera and cattle-disease in places. General Remarks.—Weather continues rather cloudy in south and east. Rabi sowings being pushed on. Kharif harvest commencing in Chhattisgarh. Fever rather prevalent. Prices generally steady.
Burma—(Nov. Report for v. Nov. 6th).			
Akyab		1'08 Total rainfall 141'70	One death from cholera in town. Cattle healthy. Crops healthy.
Bassein		Rain for last week '78	Ten cases of cholera in town. Cattle healthy. Crops promising.
Rangoon		Total rainfall 95.23	Two cases of cholera in town.
Amherst (I Tavoy	Moulmein) · ·	Total rainfall 98·64 <i>Nil</i> <i>Nil</i>	Public health and health of cattle good. Reaping commenced. Public health and health of cattle good. Prospects of crops good throughout the district. The early crop is being reaped.

Presidency or Province and District.	Rainfall for week under report.	State of agricultural prospects.
Burma-contd.		
Pegu.	0°17 Total rainfall 46°64	Public health and health of cattle good.
Henzada .	90 Total rainfall 86.62	Public health and health of cattle good.
Prome .	O'10 Total rainfall 41.88	Slight cholera in three townships. Cattle healthy. Crops in good condition. Weather seasonable. The rains during the
Toungoo .	2:31	week will prove beneficial to crops on high lands.
Thayetmayo	Total rainfall 79.66	One death from cholera in town. Cattle healthy. Crop prospects good. Public health and health of cattle good. Crop prospects good.
	Total rainfall 38.893	General Remarks.—Ten deaths from cholera in Bassein town and
		slight cholera in parts of Akyab, Tharrawaddy, Prome, Shwegyin and Toungoo districts. Public health otherwise satisfactory. No cattle-disease reported. Early crops being reaped in Sandoway, Moulmein, and Tavoy. Prospects everywhere good. Slight damage from floods in Amherst.
Assam - (Nov. 10th)	•	
Gauhati	Nil during week ending 9th instant.	Weather seasonable. Cholcra has almost ceased in Sadr station but still prevalent in Nalbari on North Bank and Chhaygaon on South Bank, and also in Barpeta. <i>Matikalai</i> sowing finished. Sowing of mustard in progress. Prospects of crops good.
Sylhet Cachar	Nil Nil	State and prospects good. Cold weather set in. Prospect of sali crops good. Reaping of
Dibrugarh	Nil	dumali and murali crops progressing. Common rice 14 seers 84 chittaks per rupee. Tea doing well. Health good. Weather seasonable. Prospects of salidhan. matikalai, mustard and other crops good. Public health fair.
Mysore and Coorg-		
(Nov. 10th) Bangalore	General rain.	Standing crops good and prospects of season continue favour
Mysore) Mercara	·96	able. Crops in good condition. Prices stationary.
Dance and Undershad		
Berar and Hyderabad— (Nov. 10th)		Weather and and alone Council and Josephine Council
Amraoti Akola . Hyderabad	Nil	Weather cool and clear. Crops in good condition. Cotton-picking continues. Wheat 22 and jowari 26 seers per rupee. Weather clear. Rabi sowings completed. Crops doing well. Rabi crops continue to be sown. Harvesting of kharif crops continue. Fever and ague prevalent. Cattle-disease mitigated. Prices:—wheat 15\frac{3}{2}, coarse rice 12, yellow juar 21\frac{1}{2}, white juar 12\frac{3}{2}, and tur 16\frac{3}{2} seers per current sicca rupee.
Central India States—		
(Nov. 10th).	Nil	Weather cold and clear. Health good.
Morar (Gwalior)	Nil Nil	Health and prospects good. Weather seasonable. Weather getting cool. Fever still prevalent.
Goona	Nil Nil	Weather scasonable. Health and prospects good. Weather cloudy but cool. Fever prevalent. Prospects good.
Agar	Nil Nil	Health and prospects good. Weather clear and cold. Health and prospects good.
Nowgong	Nil	Weather seasonable. Prices steady. Health fair.
Rajputana—(Nov. 10th)		
Abu (Nov. 10th) Sirohi (,, 7th)		Weather seasonable. Cold setting in. Fever still prevalent. Tanks full; wells good. Health good. Winter sowing proceed-
Marwar (,, 6th)		ing. Weather cool and fine. Tanks almost full. Health good, Kharif being still gathered.
Kherwara (" 7th)		Nights cool. Prices stationary. Tanks and wells full. Rahi sowings continue. Health good.
Meywar (,, 6th)		Prices stationary. Weather seasonable. Water in tanks and wells decreasing. Rabi sowings begun. Health
Hamanui / Aub)	l . .	fair. Prices stationary. Weather fine and getting cold. Weather seasonable. Harvesting continues. Health good.
Jhallawar (,, 7th)		Health good. Health good. Cold weather setting in. Prices slightly rising.
Ajmere (,, oth)		Weather cooler. Slight fever still prevalent throughout the district. Rabi sowings in progress.
Jeypore (,, ,,) Ulwar (,, ,,) Bikanir (,, 6th)	: : :	Weather seasonable. Prospects fair. Health good. Rabi sowing progressing. Fever in Sujangarh. Prices stationary.
Nepal—(Nov. 4th) Katmandu (Nov. 5th)	Drops	The rice harvest is being rapidly got in. Weather fine and seasonable.

REPORTS FOR THE WEEK ENDING THE 17th NOVEMBER 1886.

Presidency or Province and District.	Rainfall for week under report.	State of agricultural prospects.
Madras—(Nov. 17th) Bellary	'Average) '87	tanding crops generally fair. Harvest dry grains, yield average in most parts. Fever in parts of one and cattle-disease in two taluks.
Kurnool	(Average) •71	Standing crops fair, but paddy under canal suffering from want of water owing to a breach. Harvest early cereals, outturn about average. Smallpox in two and cattle-disease in four taluks.
Ganjam	(Average) 1.39	Standing crops paddy thriving. Harvest light paddy. Slight smallpox in three, fever in two, and cattle-disease in five taluks. Cholera exists.
Kistna	(Average) '95	Standing crops generally good. Harvest wet and dry crops, out- turn average. River 3 feet over anicut. Fever slight; cattle- disease in one taluk.
Chingleput (Madras)	(Average) 2.71	Standing crops fair, but in one taluk damaged by late cyclone. Harvest paddy, outturn below average. Fever in one and cattle-disease in four taluks.
Coimbatore	(Average) '63	Standing crops generally good, but require more rain in parts Harvest wet and dry grains, outturn generally above average.
Tanjore .	Average of last week since revised 7 37;	Smallpox in one and fever in two taluks. Standing crops generally good. Harvest wet and dry grains, outturn up to average.
Madura	since revised 2.81;	Slight fever in parts.
Malabar .	this week *24. (Average) 1.77	Second crop cultivation progressing. Fever and cattle-disease in one and slight smallpox in six taluks.
Travancore,		Fever in parts. General Remarks.—General prospects good.
Bombay (Nov. 17th) Karachi	•	Weather cloudy. River at Kotri on 15th 5 feet 5 inches against 6 feet on same date last year. Fever in eleven, and cattle-disease in four talukas. Wheat, red-rice, and bajri in Karachi 24, 30, and 32
Hyderabad .	Slight rain in Hyderabad on 10th.	suffering for want of water in the Hyderabad taluka and injured by high winds in the Sakrand taluka. Preparations for rabi- cultivation commenced. River at Kotri on 15th 5 feet 5 inches against 6 feet on same date last year. Fever in six and cattle-
Ahmedabad	Nil	disease in two talukas. Prices of grain steady. Reaping of kharif still in progress; rabi crops healthy ii, all talukas save in Dhandhuka where cotton and wheat damaged in some places. Slight fever in Dholka. Wheat 33 and bajri
Surat	Nil	34 pounds per rupee. Crops healthy. Reaping of kharif and sowing of rabi crops continue. Slight fever in Chikhli and Bulsar talukas. Jowari 36 and
Nasik	Rain in 4 talukas— Nasik	nagli 44 pounds per rupee. Kharif crops being harvested and rabi sowings in progress. Public health generally good. Wheat 31 \$\frac{5}{6}\$, bajri 36 \$\frac{3}{6}\$ and rice 20 \$\frac{5}{6}\$ pounds per rupee.
Colaba (Bombay)	Rain on 11th and 12th, total of week 61, total to date 99'74 being 29'05 above average	Abnormal temperature fell from 1° warm on 10th to 2° cool on 12th; rose to nil on 14th and remained steady till end of week. Vapour in air normal on 10th, afterwards excessive. Wind normal on 10th. Abnormal wind southerly from 11th to 14th, westerly on 15th and northerly on 16th.
Poona	Rain in 4 talukas — Maximum at Haveli . 2'32 Minimum at Bhimthari . '59 Light showers in others	Rabi crops doing well Reaping and harvesting of kharif in progress. Public health generally good. Slight cattle-disease in the Indapur taluka. Bajri 41 and jowari 63 pounds in the district, and bajri 37 and jowari 48 pounds per rupee in Poona city.
Ahmednagar	Slight rain except in Jamkhed, Rahuri and Kopargaon	Reaping of kharif and sowing of rabi in progress. Health good. Bajri average 51 and jowari 69 pounds per rupee.
Sholapur		Reaping of rahi crops in progress. Cotton in Karmala and Pandharpur and bajri crop in Karmala, Pandharpur and Malsiras talukas injured owing to excessive rain. Slight cattle-disease in Barsi taluka. Public health good. Fowari 71% pounds and bajri 51% pounds per rupee.
Dharwar	Rain general varying from '14 in Ron to 1'20 in Kod.	Rice crops being reaped. Sowing of late crops still in progress. Fowari and cotton crops good. Slight fever in three and slight cattle-disease in two talukas. Rice 25 and jowari 57 pounds per rupee.
Kanara	Karwar	Rice crops good. Harvest continues above Ghat. Slight fever in three and cattle-disease in five talukas. Public health generally good. Common rice in Karwar and district average 13 seers per rupee.

Presidency or Province and District.	Rainfall for week under report.	State of agricultural prospects.
Bombay—contd. Rajkot .	Total rainfall to date 35'86.	Weather hot. General health fair. Wheat 29, bajri 27, and jowari 37 pounds per rupee. General Remarks.—More or less rain in thirteen districts. Crops slightly damaged by excessive rain and blight in parts of Sholapur and Ratnagiri and by high winds in parts of Hyderabad. Fever and cattle-discase in parts of twelve and ten districts, respectively and smallpox in parts of one district.
Bengal— Chittagong	0.31	Weather seasonable, Prospects of crops fair. Lands being pre-
Dacça	Nil	pared for winter crops. Prices stationary. Public health good. Prospects good. Harvesting of aman commenced. Sowing of
24-Pergunnahs	Nil	winter crops going on. Public health good. Prospects satisfactory. Cultivation of rabi almost finished. Har-
Khoolna .	Nil	westing of aman commenced. Fever and sporadic cholera in Barrackpore and Busseerhat. Public health generally good. Weather cooler. Aman in ear, prospects tayourable. Cultiva-
Moorshedabad	Nil	tion of winter crops continues well. Fever still prevails. Cool bracing weather. Aman being reaped, result favourable. Indigo thriving; kalai ripening; cold weather crops being sown Generally agricultural prospects excellent. Public health fair
Pubna .	Nil	Fever decreased but cholera reappeared. Prospects of crops good. Fever prevalent.
Dinagepore	Nel	Weather fair. Prospects of winter rice and sugarcane good. Cultivation of rabi crops going on. Cholera in thana Ramsan-koil. Cattle-disease in several thanas.
Rungpore .	Nil	Aman doing well. Sowing of mustard, wheat and tobacco in
Midnapore	Nil	progress. Fever and cholera prevalent. Prospects of rice good and of rabi fair. Fever abating slightly.
Burdwan .	Nil Nil	Prospects of aman excellent. Fever prevalent in parts.
Bhagulpore Monghyr .	•	All crops doing well. Slight cholera. Opium prospects favourable, about eight annas sown up to date.
Purneah .	Nil	Prospects excellent. Rabi being sown. Prices stationary. Public health indifferent.
Durbhanga	Nil	Prospects of paddy good. Rabi sowings in progress. Prices falling. Public health good.
Mozufferpore		Sowing of paddy progressing.
Sarun Chumparun	Nil	Weather favourable. Condition of paddy good. Prospects lavourable. Sowing of rab and poppy in progress.
Patna .	Nil	Prices stationary. Public health fair. Rabi germinating well. Prospects of poppy good. Paddy being
Gya Shahabad .	Nil	harvested in some places. Public health generally good. Prospects of crops good. Public health improving. Foppy sowings progressing. Temperature has fallen; heavy dews at night prevailing; prospects improving; dry westerly winds wanted for general sowings.
Hazareebagh	Nil	Rice being harvested; good outturn expected. Rabi and poppy sowings continue. Fever prevalent in places. Cattle-disease abating.
Cuttack	0*34	Sarad rice in ear; Laghu sarad being reaped. Prospects good. Price of rice unchanged. Fever prevalent in town, otherwise public health good.
		General Remarks.—Cold weather is now fairly setting in. There was light rain only in Chittagong and Cuttack during the week. General agricultural prospects are very tavourable. Aman which is being harvested in places, promises an excellent outturn. Sugarcane is in good condition. Sowing of all cold weather crops, including poppy, is in full progress. Public health is not so satisfactory as before, there being fever prevalent in many places and cholera in some.
NW. Provinces and Oudh		
(Nov. 17th)		Weather seasonable. Kharif harvesting completed except late rice
Benares (Nov. 16th).		which remains to be cut in some places. Agricultural prospects generally good. Markets well supplied. Prices slightly fluctuating. A little fever still prevails in the district and some cases of cholera continue to be reported from the city; the pub-
Ballia (" 15th).		lic health is however generally good. Weather seasonable. Rabi sowings in progress. Supplies plen-
Gorakhpur ("").		tiful. Prices steady. Health good. Weather clear and cold. Rabi germinated well. Irrigation be-
Fysabad (,, 16th).		gun. Prices stationary. Health fair. Weather clear. Rabi sowings nearly finished. Full area of poppy expected. Supplies ample. Prices stationary. Cholera
Lucknow (,, 15th).		and cattle-disease decreasing. Winter setting in. Mash and mung being cropped. Poppy
Rae Barelli (" 15th).		sowing in progress. Markets well supplied. Prices steady. Public health good. Cattle-disease decreasing. Weather clear and getting cooler. Rabi crops germinating. Bajra and juar are being cut, but outturn p.or. Markets full.
Partabgarh (" 16th).		Prices steady. General health fair. Prospects good. Prices stationary. Health of people and cattle good.
		P

Presidency or Province and District.	Rainfall for week under report.	State of agricultural prospects.
NW. P. & Oudh -contd. Allahabad (Nov. 16th).		Rabi crops are flourishing. Transplanted rice, juar and bajra are being harvested and cotton picked. Poppy sowing commenced. Markets well supplied. Prices steady. Public health good. No
Cawnpore (", ").		cattle-disease. Weather clear and seasonable. Kharif harvesting and rabi sowings continue. Early rabi sowings have germinated well. Poppy sown in nearly two-thirds of the lands engaged; quite half the October sowings have failed; the rain of 28th and 30th October is said to have done damage by hardening the soil of newly sown fields. Prices of bajra and juar have fallen, those of other grains stationary. Fever in places; slight cattle-disease in two par-
Farakhabad(", ").		ganas. Kharif harvest still in progress; rabi sowings not yet completed.
Sitapur (", ").		Markets well supplied. Health fair. Weather clear and bright. Rabi sowings completed and seed
Bareilly (,, ,,)		germinating well. Weather much colder. Crops doing well. Prices fairly steady.
Banda ("151h).	Nil	Cholera and fever steadily diminishing. Bajra, til and mung being harvested. Wheat being sown; gram has germinated well. Prices steady. Fever continues; cattle-
Kumaun (" 16th)		disease in one village. Weather fine. Rain required for rabi; sowings in progress. Prices falling. General health good. Cattle-disease still in parts, but decreasing.
Agra (" 15th)	Nil	Kharif harvesting continues. Rabi being sown and irrigated.
Jhansi (" ").	Nil	Prices almost stationary. Fever continues. Bajra and juar being harvested. Gram has germinated in places.
Meerut ("16th)		Prices steady. Weather seasonable. Cane-pressing commenced. Prospects good. Supplies ample. Prices unchanged. Health improved. General Remarks.—Weather clear and seasonable. Kharif harvesting completed in most districts. Early rabi sowings germinating. Poppy sowings commenced. Market supplies ample and prices steady. Public health good. Very little sickness reported. Cattle-disease decreasing.
Punjab—(Nov. 17th) Delhi (Nov. 16th) Hissar Umballa Jullundur Amritsar Sialkot Ferozepore Lahore Rawalpindi Shahpur Mooltan Dera Ismail Khan Peshawar		Health good. Prices fluctuating. Kharif reapings continue. Health good. Prices stationary. Cotton-picking in progress; rabi sowings completed. Health good. Prices stationary. Rabi sowings in progress. Health good. Prices stationary. Kharif crops good. Health good. Prices slightly risen. Kharif crops being reaped. Rain wanted for rabi sowings. Health good. Prices stationary. Rabi sowings begun. Health good. Prices stationary. Rabi crops being sown. Health good. Prices stationary. Rabi crops being sown. Health good. Prices rising. Kharif average as regards tabil Shahpur. Health good. Prices fluctuating. Rabi sowings in progress. Health good. Prices rising. Rabi sowings in progress. Health good. Prices rising. Rabi sowings in progress. Few cases of smallpox. Prices stationary. Rain much wanted for rabi sowings. General Remarks.—No rain. Health good but a few cases of smallpox in Peshawar. Prices generally stationary except in Sialkot, Shahpur and Dehra Ismail Khan where they are rising. Kharif being harvested, rabi sowings in progress. Rain much wanted in Peshawar.
Central Provinces— (Nov. 17th.)		
Nagpur	' 03	Weather clear and cold at night. Kharif good, rabi sowings almost done. Fever in places. Prices steady.
Jubbulpore	Nil	Weather cold. Rabi sowings well in hand. Cotton-picking continues. Fevers prevail. Prices steady.
Saugor (Nov. 16th)		Weather occasionally cloudy. Sowings continue. Slight cattle- disease. Prices stationary.
Seoni	.13	Weather cool and cloudy. Rabi sowings nearly completed. Cat- tle-disease and smallpox in places. Prices steady.
Bilaspur	Nil	Kharif harvest and rabi sowings continue. Clouds not yet disappeared and are injurious to rabi crops. Fever prevalent;
Hoshangabad	Nil	cholera and cattle-disease in places. Exports continual. Sowings nearly completed. Fever decreasing. Prices of wheat
Khandwa		fallen and of rice risen. Weather clear and cool. Rabi sowings almost completed; cutting
Raipur	.01	of jowari commenced. Health fair. Prices steady. Weather seasonable. Reaping of rice and kodon continues. Wheat and gram sowings progressing; other rabi crops doing well. Cattle-disease in places. Fever declining. Rice 17 and wheat 20 seers per rupee.

Presidency or Province and District.	Rainfall for week under report.	State of agricultural prospects.
Central Provinces—contd. Sambalpur (Nov. 13th)	•оз	Weather cloudy and warm. Early rice being cut, yield 8 annas in Sambalpur, 4 annas in Bargarh tehsil. Cholera and cattle-disease in places. Rice 28 seers per rupce. General Remarks.—Weather clear and cold setting in. Kharif crops being harvested in places. Rabi sowings nearly completed. Fever in some districts. Prices are firm, but still high in Raipur.
Assam—(Nov. 17th) Gauhati	Nil	Weather seasonable. Cholera diminishing in the district and has disappeared in town. Sowing of mustard still in progress. Prospects of crops good.
Sylhet Cachar	Nil	State and prospects good. Weather cold. Prospects of sali and asra crops and tea good. Sowing of winter crops progresses. Common rice 14\frac{1}{2} seers per rupee. Health good.
Dibrugarh .		Weather seasonable. Prospects of crops good. Public health fair. Sowing of mustard progressing.
Mysore and Coorg— (Nov. 17th).		
Bangalore }	Stations 6.18. Rain general.	Standing crops in good condition except in parts of the Tumkur district where heavy rain is reported to have damaged dry crops. Prospects of season continue favourable and public health good. Prices slightly fallen in the Mysore district.
Mercara	.39	Crops in good condition. Prices slightly fallen.
Berar and Hyderabad— (Nov, 17th).		
Amraoti	(Average) 1'0 (Total 40'6 6) ,	Weather clear and cool. Cotton-picking continues. Crops in good condition. Wheat 22 and jowari 26 seers per rupee. Weather clear. Cotton-picking progressing. Crops doing well. Rainfall of week slightly damaged ripe kharif crops; rabi sowings continue. Fever and cholera prevalent in Manchál, Asifnagar and Shahabad taluks, but in a mild form. Prices—wheat 15½, coarse rice 12, white juar 21½, yellow juar 23 and tur 14½ seers per current sicca rupee.
Central India States—		cools per surrent steed rupes.
(Nov. 17th) Indore	Nil	Weather clear and mild. Health good.
Morar (Gwalior) Neemuch	Nil Nil	Health and prospects good. Fever still prevalent.
Goona	Nil	Health and prospects good.
Juina	Nil	Weather bright and cool. Health good. Health good. Opium prospects fair.
Agar	Nil Nil	Weather clear and seasonable. Health good. Wheat sowing in progress.
Nowgong Bhopawar	Nil Nil	Weather seasonable. Prices steady. Health fair. Prospects favourable. Weather fair. Health good. Prices steady.
Rajputana—(Nov. 17th) Abu (Nov. 17th)	Nil	Weather occasionally cloudy and warm for time of year. Fever
Sirohi (,, 14th) Marwar (,, 13th)		Tanks full, wells good. Health good. Rabi crops sowing. Weather fine and very mild for time of year. Tanks almost full. Health good. Kharif being still harvested.
Kherwara (" 14th)		Rabi sowings progressing. Prices stationary. Tanks and wells full. Rabi sowings nearly completed. Health
Pertabgarh (,, 13th)		good; fever abating. Prices steady. Weather seasonable. Tanks one-fourth full. Health good. Prices steady. Weather
Meywar (" ")		Water in tanks and wells decreasing. Rabi crops being sown.
Harowti (Nov. 13th). Kotah ("").	Nil	Health fair. Prices stationary. Weather fine and cool. Rabi sowings progressing. Health good. Prices firm. Weather clear and seasonable. Prospects favourable. Prices
Ajmere (" 16th).		stationary. Health good. Cholera which originated from the Pushkar fair is prevalent throughout districts; 152 seizures, 05 deaths, reported in city since outbreak. Rabi sowings in progress. Prices stationary.
Jeypore (,, ,,). Ulwar (,, ,,). Bikanir (,, 13th).	Nil	Weather unusually hot. Cholera among pilgrims. Autumn crops harvested. Health good. Prices steady. Fever prevalent in Sujangarh. Prices stationary.
Nepal—(Nov. 11th.) Kaimandu (Nov. 12th)	·15	Prospects fair. The rice crop is nearly all harvested.

GOVERNMENT OF INDIA.
DEPARTMENT OF FINANCE AND COMMERCE.

PRICES CURRENT (RETAIL) OF FOOD-GRAINS FOR THE 1st HALF OF OCTOBER 1886, PUBLISHED IN PAGE 1487 OF THE SUPPLEMENT TO THE "GAZETTE OF INDIA," DATED 13th NOVEMBER 1886. SUPPLEMENT TO THE STATEMENT OF

REMARKS. 9 40 c 0 0 0 0 4 Ġ 2 ==00=%== .HES ś ç, 0000000 # ·boowaiii 24528828 ဖွဲ ç, 00000 00 .(zusibni zunut 5 ոնվել ու դեմդ Λ -ան) բջ՝(ռելիեշ 246:2:55 ò 2 Maize (Zea Mays). 1111111 ιż Gram, Chenna, Chola, Kadalay or Sunaga (Cicer arretinum). ç. က္ခထလစစ္စက္ TOLAS. = 332255 80 0F ç. ٥ (ארנמדום ולטלוכם) 0 Kangni or Kakun, Italian millet 1:12:1 SEERS vi RUPEE IN ç. 2000000v י(טווט) Marua or Ragi -ovo- sine Covo-0 234884448 vi PER Ġ. (\'enniverum (\'enniverum . 1 : 2 : : : 7 |: ∞ QUANTITIES ι'n lights of Cumbu Ç, 0 kare). Jowar or Cholum Sorghum vul-7: :0 :0 :2 7 v; 000000000 Вісе, соптоп. 0 4 5 1 6 2 6 4 ś woooo5o1 ç Rice, best sort. 25554545 ś ç. mcx 00 00 Barley. 12121 122 ဟု 00 00-Wheat. 0 :52 :595 ທ່ DISTRICT . Музовк. PROVINCE.

J. WESTLAND,

DEPARTMENT OF FINANCE AND COMMERCE, (Statistical Branch).

GOVERNMENT OF INDIA. PUBLIC WORKS DEPARTMENT.

RAILWAY TRAFFIC.

No. XXVII of 1886-87.

APPROXIMATE STATEMENT OF GROSS RECEIPTS AND EXPENSES OF INDIAN RAILWAYS.

Latest Return	(%)	n length	RECEIP FOR WEEK E TOTH OCTO 1885.	NDING	l length	RECEIP FOR WEFK E 9TH OCTO 1886.	NDING	TOTAL RECEIPTS IST APRIL TO OCTOBER	FROM O TOTH	TOTAL RECEIPTS FROM IST APRIL TO 9TH OCTOBER 1886.		Total	
received.	Railways.	Total mean open.	Total.	Per mile open.	Total mean open.	Total.	Per mile open.	Total.	Per mile open per week.	Total.	Per mile open per week.	increase in	Tota! Decrea in 1886-
•	Lines worked by Gua- ranteed Companies.		R	R		k	R	Æ	R	R	R	R	K
23rd Oct., 1886 23rd ditto . 23rd ditto . 30th ditto . 23rd ditto .	Oudh and Rohilkhand Madras South Indian Great Indian Peninsula Bombay, Baroda and	608 861 654 1,497	1,15,760 1,40,006 79,132 5,30,160	190 163 121 354	683 831 654 1,497	95,630 1,35,985 90,440 4,41,646	140 164 138 -295	ჯი, 10,669 39,41,496 24,14,634 1,75,42,176	180 166 134 425	34,70,474 41,25,954 27,38,959 1,95,92,780	186 178 153 477	4,59,805 1,84,458 3,24,325 20,50,604	
	Central India	461	2,14,785	466	461	1,80,000	390	67,03,570	527	70,81,654	560	3,78,084	
	Total .	4,081	10,79,843	265	4,126	9,43,101	220	3,36,12,545	200	3,70,09,821	326	33,97,276	
30th Oct., 1886 30th ditto . 23rd ditto . 23rd ditto . 23rd ditto . 23rd ditto . 30th ditto .	State Lines worked by Guaranteed Com- panics. Fast Indian Patna-Gya Dildarnagar-Ghzipur Sindia Rajputana-Malwata) Southern-Mahratta Indian Midland	7,515 57 12 75 1,600 315	9,18,005 21,684 681 6,040 3,26,415 18,785	606 359 57 93 107 60	1,515 57 12 75 1,664 315 42	6,56,6)1 6,444 474 6,226 2,73; 00 24,703 1,932	433 113 39 83 164 78 46	2,42,50,317 2,70,733 2,1,09 1,76,412 8 ₀ ,40,675 4,63,223	580 172 76 86 187 63	2,38,34,911 2,80,049 26,867 1,86,660 94,00,507 9,19,082 55,188	573 184 83 91 207 106 48	 18,316 1,875 10,249 8,68,832 4,56,759 55,188	4,15,40
	TOTAL .	3,634	12,9% 000	356	3,680	0,08,780	263	3,37,26,352	341	3,47,2.,165	344	9,95,813	
23rd Oct., 1886 30th ditto 30th ditto 30th ditto 23rd ditto 23rd ditto 23rd ditto 23rd ditto 23rd ditto 37rd ditto	State Lines worked by Government. Fastern Bengal . Nalhati . Northern Bengal . Kaunia-Dharla . Tirhoot . Wardha Coal . Nagpur and Chhattisgarh . Burma . Chera Company Ganj . North-Western . Amritsai-Panthankot . Bareally-Pihbhit . Dacca . Jorhat .	233 27 249 37 226 45 149 327 1,803 60 36 86	83,041 2,066 57,710 2,507 23,317 9,775 12,408 34,683 5,04,654 6,045 87,4 1,320	356 76 232 69 103 217 84 106 314 92 24 15	234 27 249 37 246 45 149 3.7 3.7 3.8 3.8 3.8 3.8 3.8 3.8	1,07,975 975 43,030 1,636 17,533 9479 11,636 51,596 (b) 3,94,047 4,170 9,91 3,739 1,024	461 36 176 44 71 211 78 158 218 63 25 43	2c,25,664 39,737 9,99,104 (4,801 (5,5),104 2,13,007 (6,78,312 10,75,914 1,52,417 35,8:1 44,443 18,907	315 53 140 63 105 197 165 134 307 84 36 32 27	25,61,441 43,579 12,36,494 55,722 7,79,58 3,37,78, 6,59,038 11,07,724 (c 320 13,39,148,58 47,031 1,36,478 20,196	53 116 274 161	5,35,777 3,842 2,77,330 1,25,481 94,179 31,810 320 11,210 94,035 1,280	 9.5; 19.3c 20,60,2: 7.5\$
	Total .	3,3(4)	7,98,030	241	3-135	6,48,731	195	2,12,44,724	238	2,03,23,297	231		9,21,4.
GRAND TOTA STATE) .	AL (GUARANTEED AND	11,024	31,70,773	287	11,141	25,60,612	229	8,85,83,621	295	9,20,55,283	300	34,71,662	
GROSS ESTI	MATED EXPENSES .							4,55,41,359	151	4,00,72,048	152		
	NET RECEIPTS .							4,30 42,262	144	4,53,83,235	148	23,40,973	
23rd Oct., 1886 23rd ditto . 23rd ditto . 30th ditto . 30th ditto .	Assisted Companies. Bengal Central Rohilkhand-Kumaon . Assam Bengal and North- Western . Tarakessur .	125 67 78 303 22	6,032 4,530 6,512 19,490 4,214	48 68 83 64 192	125 07 78 303 22	7:954 6:020 5:867 15:670 3:133	75 52	2,75,743 1,23,862 1,26,200 6,29,500 1,4,372	80 67 59 76 218	3,06,133 1,64,554 1,81,979 10,30,021 1,30,201 18,17,078	214	30,300 45,692 55,779 4,00,571	 2, 3
	IOIAL .	505	40,787	- (")	595	39,244		12,07,07/	/3	,17,070	1	213013111	
i3rd Oct., 1886 joth ditto . 16th ditto . 3oth ditto . 3oth ditto . 13rd ditto .	Native States. Bhavnagar-Gondal Jodhpore Nizam's Mysore Rajpura-Patiala Motvi	193 64 140 16	13,319 2,419 (h) 8,767 884	69 38 63 55	103 64 140 10 24	11,951 4,840 (b) 21,084 1,352 3 8	62 76 151 84	5,20,050 80,227 (d)5,01,005 2,10,880 21,044 	97 49 184 57 48	5,24,631 1,06,532 (e)7,21,989 2,46,784 30,215 21,721	90 61 132 64 69 33	4,572 20,305 1,30, 34 20,898 9,171 21,721	
	Total .	413	25,389	61	437	39,535	gu	14,39,121	98	16,51,872	93	2,12,751	

N.B.—As regards the figures in column "Total Receipts from 1st April to date," audited figures have been used as far as possible.

(a) Including Cawnpure-Achnera State Railway.

(b) Return not received.

⁽c) Total receipts from 16th June to 25th September, 1885.
(d) Total receipts from 1st April to 31d October, 1885.
(e) Total receipts from 1st April to 2nd October, 1880.





f India. re

PUBLISHED BY AUTHORITY.

No. 48. }

CALCUTTA, SATURDAY, NOVEMBER 27,

Separate paging is given to this Part in order that it may be filed as a separate compilation.

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PART III. — Advertisements and Notices by private individuals and Corporations.

PART IV .-- Acts of the Governor General's Council assented to by the Governor General :-

Nothing for Publication.

PART V .- Bills introduced into the Council of the Governor General for making Laws and Regulations or published under Rule 22:-

Nothing for Publication.

Supplement No. 48.

PART I.

Government of India Notifications, Appointments, Promotions, &c.

HOME DEPARTMENT.

NOTIFICATIONS-Public.

Calcutta, the 26th November, 1886.

No. 2038.—With reference to Home Department Resolutions, Nos. 26-953-63,* dated the 19th (* Paragraph 5.) July 1883, and Nos. 31—1336-45,

dated the 23rd August, 1884, it is hereby notified that the examination prescribed for the filling up of vacancies in the clerical establishments of the Secretariat Offices of the Government of India and the Departments directly attached thereto will be held at Calcutta in the Senate . House of the Calcutta University, and at Allahabad and Lahore, at the places to be appointed by the Governments of the North-Western Provinces and Oudh, and the Punjab, respectively, on Monday the 17th January, 1887, and following days. The hours of examination will be from 10 A.M. to 1 P.M. and from 1-30 P.M. to 4-30 P.M. daily.

The probable number of vacancies to be competed for is 3 in the Upper Division of Clerkships and 9 in the Lower Division. Of the 3 vacancies to be competed for in the Upper Division 2 will be reserved for candidates who may succeed in passing at the examination to be held at Calcutta and one for the candidate who passes best at Allahabad or Lahore. Of the 9 vacancies to be competed for in the Lower Division, 6 will be reserved for candidates who may succeed in passing at the examination to be held at Calcutta, and 3 for those who pass the examinations to be held at Allahabad and Lahore.

Candidates should pay the prescribed fees of Rs. 10 and Rs. 20 for the Lower and Upper Division, respectively, into the nearest

Government Treasury, and forward the Treasury Receipt to the Secretary to the Board of Examiners. Candidates paying their fees in Calcutta should pay them into the Bank of Bengal.

Applications for permission to appear at the examinations should, as directed in the Home Department Resolution, Nos. 26-953-63, dated 19th July, 1883, be made to the Secretary to the Board of Examiners, Calcutta, between the 1st and 15th days of December next (inclusive).

(2) A certificate that the candidate is of good moral character from the head of the Institution in which he has last been educated, or (when a year or more has elapsed since his education terminated) from some respectable householder, to whom he is well known in private life, and who is himself represently known to the head of some is himself personally known to the head of some Government office, this last fact being certified by the countersignature of the officer in ques-

The attention of intending candidates is called to paragraphs 7*

* (1) Evidence that the candidate is not less than 18 and not more than 24 years of age.

10th Tule 1992 processing the 19th July, 1883, prescribing the particulars and documents which should accompany the application for permission to appear at the examination.

ESTABLISHMENTS.

The 22nd November, 1886.

No. 381.—Mr. H. E. Perkins is permitted to resign Her Majesty's Bengal Civil Service, with effect from the 1st November, 1886.

The 26th November, 1886.

No. 387.—Mr. C. J. Daniell is permitted to resign Her Majesty's Bengal Civil Service, with effect from the 1st October, 1886.

EXAMINATIONS.

The 25th November, 1886.

No. 69.—The following Regulations respecting the examination candidates for the Civil Service of India, to be held in June 1887, are published for general information:

EXAMINATIONS FOR THE CIVIL SERVICE OF INDIA.

REGULATIONS FOR THE OPEN COMPETITION OF JUNE 1887.

N.B.—The Regulations are liable to be altered in future years.

- 1. On the 1st June, 1887, and following days, an Examination, open to all qualified persons, will be held in London (a). Not fewer than will be selected, if so many shall be found duly qualified; viz., for the Lower Provinces of Bengal (including Assam); for the Upper Provinces of Bengal (including the Punjab and Oudh); for Burma; for Madras; for Bombay (1).
- 2. No person will be deemed qualified who shall not satisfy the Civil Service
 - (i.) That he is a natural-born subject of Her Majesty.
 - (ii.) That his age will be above seventeen years and under nineteen years on the 1st January 1887. [N.B.—In the case of Natives of India this must be certified by the Government of India, or of the Presidency or Province in which the Candidate may have resided.]
 - (iii.) That he has no disease, constitutional affection, or bodily infirmity unfitting him, or likely to unfit him, for the Civil Service of India.
 - (iv.) That he is of good moral character.
- 3. Should the evidence upon the above points be prima facie satisfactory to the Civil Service Commissioners, the Caudidate, on payment of the prescribed fee (c), will be admitted to the Examination. The Commissioners may however, in their discretion, at any time prior to the grant of the Certificate of Qualification hereinafter referred to, institute such further inquiries as they may deem necessary, and if the result of such inquiries, in the case of any Candidate, should be unsatisfactory to them in any of the above respects, he will be ineligible for admission to the Civil Service of India; and if already selected will be removed from the position of a Probationer.
- (a) An order for admission to the Examination will be sent to each Candidate on the 18th of May
- on may.

 (b) The numbers will be announced hereafter.

 (c) The fee (25) will be payable by means of a special stamp according to instructions which will be communicated to Candidates.

4. The Examination will take place only in the following branches of knowledge:-

(a) (a)	English Co History of English Lit Greek Latin French German Italian Mathemati	Englai eratur •	ad • i	Detugn	ig t	a perio ooks se	d sole	ected b l by tl	y the le Car	Cand Ididat	idato e .	•	Marks. 800 800 800 600 800 500 400
(4)	Natural Sci	enco:	tha	t ie, t	he	Eleme	uts of	any	two of	the	ollow	ing	1,000
(0)	Natural Science Science Chemistr	ence : m, riz. y, 500	tha ;) ; 1	t is, t Electric	he ity	and I	Magn	etism.	300 :	Exp	srime	ing ntal	1,000
(9)	Natural Science Science Chemistry Laws o	ence : m, riz. y, 500 f Hea	tha :); 1 t an	t is, t Glectric d Ligh	he ity t, 3	and I	Magn	etism.	300 :	Exp	srime	ing ntal	1,000
(9)	Natural Sci Science Chemistr Laws o lines of Logic	ence : s, riz. y, 500 f Hea Astro	tha ;); l tan onon	t is, t Clectric d Ligh ny, 300	he ity t, 3	and I	Magn	etism.	300 :	Exp	srime	ing ntal	300
(9)	Natural Sci Science Chemistr Laws of lines of	ence : s, riz. y, 500 f Hea Astro	tha ;); l tan onon	t is, t Clectric d Ligh ny, 300	he ity t, 3	and I	Magn	etism.	300 :	Exp	srime	ing ntal	•
(c)	Natural Sci Science Chemistr Laws of lines of Logic Elements of	ence : s, riz. y, 500 f Hea Astro	tha ;); l tan onon	t is, t Clectric d Ligh ny, 300	he ity t, 3	and I	Magne lecha	etism, nical I	300 ; hilose	Exp	srime	ing ntal	800

Candidates are at liberty to name any or all of these branches of knowledge. subjects are obligatory.

- 5. The merit of the persons examined will be estimated by marks; and the number set opposite to each branch in the preceding regulation denotes the greatest number of marks that can be obtained in respect of it.
- 6. The marks assigned to Candidates in each branch will be subject to such deduction as the Civil Service Commissioners may deem necessary (d), in order to secure that "a Candidate be allowed no credit at all for taking up a subject in which he is a mere smatterer."
- 7. The Examination will be conducted on paper and viva voce, as may be deemed necessary.
- 8. The marks obtained by each Candidate, in respect of each of the subjects in which he shall have been examined, will be added up, and the names of the several Candidates who shall have obtained, after the deduction above mentioned, a greater aggregate number of marks than any of the remaining Candidates, will be set forth in order of merit, and such Candidates shall be deemed to be Selected Candidates for the Civil Service of India, provided they appear to be in other respects duly qualified. Should any of the Selected Candidates become disqualified, the Secretary of State for India will determine whether the vacancy thus created shall be filled up or not. In the former case, the Candidate next in order of merit, and in other respects duly qualified, shall be deemed to be a Sciented Candidate. A Selected Candidate declining to accept the appointment which may be offered to him will be disqualified for any subsequent competition.
- 9. Selected Candidates, before proceeding to India, will be on probation for two years, during which time they will be examined periodically, with a view of testing their progress in the following subjects (e):-

	Law Classical Lang	ruages		India —		•	•	•	•	•	. 1,250
3.	Sanskrit Arabic Persian Vornacular La	ingua	ges c	: of India	(ca	ch)	•	•	•	•	. 500 400 400 400
4.	The History a Political Econ	ind G	oogr	aphy of	Ind	lia					3 50 3 50

In these Examinations, as in the Open Competition, the merit of the Candidates examined will be estimated by marks, and the number set opposite to each subject denotes the greatest number of marks that can be obtained in respect of it at any one Examination. The Examination will be conducted on paper and vira voce, as may be deemed necessary. The last of these Examinations will be held at the close of the second year of probation, and will be called the "Final Examination," at which it will be decided whether a Selected Candidate is qualified for the Civil Service of India. Service of India. At this Examination Candidates will be permitted to take up any one of the following branches of Natural Science, viz .- Agricultural Chemistry, Botany, Geology, or Zoology for which 350 marks will be allowed.

10. Candidates will be tested during their probation as to their ability to perform journeys on horseback; and no Candidate will be deemed qualified for the

(a) A considerable portion of the marks for English History and Literature will be allotted to the work selected by the Candidate. (See notice on page 704.) In awarding marks for this, regard will be had partly to the extent and importance of the periods or books selected, but chiefly to the thoroughness with which they have been studied.

(b) The Examination will range from Arithmetic, Algebra, and Elementary Geometry, up to the elements of the differential and integral calculus, including the lower portions of applied Mathematics.

matics.

(c) The standard of marking in Sanskrit and Arabic will be determined with reference to a high degree of proficiency, such as may be expected to be reached by a Native of good education.

(d) Marks assigned in English Composition and Mathematics will be subject to no deduction.

Each science will, for the purpose of deduction, be treated as a separate subject.

(e) Full instructions as to the course of study to be pursued will be issued to the successful Candidates as soon as possible after the result of the Open Competition is declared.

Civil Service of India who fails to satisfy the Civil Service Commissioners of his competence in this respect.

- 11. Any Candidate who at any of the periodical Examinations shall appear to have wilfully neglected his studies or to be physically incapacitated for pursuing the prescribed course of training, will be liable to have his name removed from the list of Selected Candidates.
- 12. The Selected Candidates who, at the Final Examination, shall be found to have a competent knowledge of the subjects specified in Regulation 9, and who shall have satisfied the Civil Service Commissioners of their eligibility in respect of nationality, age, health, character and ability to ride, shall be certified by the said Commissioners to be entitled to be appointed to the Civil Service of India, provided they shall comply with the regulations in force, at the time, for that Service.
- 13. Persons desirous to be admitted as Candidates must apply on Forms,* which may be obtained from "The Secretary, Civil Service Commission, London, S. W.," at any time after the 1st December 1886. The Forms must be returned so as to be received at the Office of the Civil Service Commissioners on or before 31st March, 1887 (a).

The Civil Service Commissioners are authorized by the Secretary of State for India in Council to make the following announcements:-

- (1) Selected Cundidates will be permitted to choose, according to the order in which they stand in the list resulting from the Open Competition, so long as a choice emains, the Presidency (and in Bengal the Division of the I residence) to which they shill be appointed; but this choice will be subject to a different arrangement, should the Secretary of State, or the Government of India, drem it necessary (b).
- (8) The Probationers, having passed the necessary Examinati us, will be required to report their arrival in India within such period offer the grant of their Certificate of Qualification as the Secretary of State may in each case direct.
- (8) The Seniority in the Civil Service of India of the Selected Candidates shall be determined according to the order in which they stand on the list resulting from the Final Examina-
- (4) An "llowance amounting to \$200 will be given to all Candidates who pass their probation at one of the Universities or Colleges which have been approved by the Secretary of State, vis., the Universities of Oxford, Cambridge, Dublin, Glasgow, Kanburgh, St. Andrew's and Aberdeen; University College, London; and King's College, London; provided such Candidates shall have passed the required Examinations to the satisfaction of the Civil Service Commissioners, and shall have complied with such rules as may be lied down for the guidance of Selected Candidates.
- Conditates are not permitted to migrate from the University originally chosen by them to another University without first applying to the India Office for the permission, and receiving the sunction, of the Secretary of State, who will not entertain such applications unless good and sufficient reasons are assigned.
- (5) Selected Candidates desiring to remain in this country an additional year after the completion of their two years' probation for the purpose of taking a degree at one of the Universities above-mentioned, should apply to the Secretary of State for India for permission to do so. Herides the allowances above mentioned, a hours of £150 will, as a tempor my and experimental measure, be paid to any Candidate who, having that the permission to remain an additional year, passes an examination qualifying for a degree in Honoure at Oxford or Cambridge, or, being a student of University Gallege, Landon, passes with credit as Honour Examination of the University of London. This privilege will be hereafter extended to any other of the Universities above referred to, at which an academical distinction is obtainable which, in the opinion of the Secretary of \$1 to, corresponds to a degree in Honours at Oxford or Cambridge, and to obtain which the additional year's residence in this country is necessary. this country is necessary.
- (6) All Selected Candidates will be required, after having passed the first periodical Examination, and before receiving the first instalment of their allowance, to attend at the India Office for the purpose of entering into an agreement binding themselves, amongst other things, to refund in certain cases the amount of their allowance in the event of their fail. ing to proceed to India. A sweety will be required.
- (7) After passing the Final Examination, each Candidate will be required to attend again at the India Office, with the view of entering into covenants, sy which, amongst other things, they will bind themselves to agree to such Regulations for the provision of pensions for their funities as may be approved by the Secretary of State for India in Council. The stamps payable on these covenants amount to £1.
- (8) Candidates rejected at the Final Examination of 1889, will in no case be allowed to present themselves for re-examination.

1887.

NOTICE RESPECTING THE EXAMINATION IN THE HISTORY OF ENGLAND, AND ENGLISH LITERATURE.

HISTORY OF ENGLAND.

- For the guidance of Candidates who may have a difficulty in making their selections for special study under this head, the following list is given as indicating the character and amount of reading that would be regarded as satisfactory.
- (a) These forms should be accompanied by evidence on the points mentioned in Regulation 2, and by a list of the subjects in which the Caudidate desires to be examined. Evidence of health and character must bear date not earlier than 1st March, 1887. Applications for leave to alter or add to the list of subjects named will not be entertained unless received on or before the 4th of May.

(b) This choice must be exercised immediately after the result of the Open Competition is announced on such day as may be fixed by the Civil pervice Commissioners.

* Copies of these Regulations and of the form of application may be obtained on application to the Secretary to the Government of India in the Home Department.

- Any one of the following periods, to be studied generally in "Bright's History," or (for the two first periods) Green's "History of the English People"; and more particularly in portions, selected by the Candidate, of the Text-books named:
- l. A.D. 1066-1307.—Stubbs' Select Charters; Stubbs' Constitutional History of England; Freeman's Norman Conquest, Vol. V.
- 2. A.D. 1461-1588.—Hallam's Constitutional History of England; Froude's History of England; Brewer's Henry VIII.
- 3. A.D. 1603-1715.—Hallam's Constitutional History of England; Macaulay's History of England; Gardiner's History of England; Wyon's Reign of Queen Anne.
- 4. A.D. 1715-1805.—Lord Stanhope's History; Sir T. E. May's Constitutional History; Seeley's Expansion of England; Massey's Reign of George III.

ENGLISH LITERATURE.

Under this head there will be (besides the general paper) a special paper on the following books:—

- 1. Spenser.—Faery Queen, Books I. and II.
- 2. Shakespeare Othello, Tempest.
- 8. Bacon.—Essays, XXVII,-LVIII., inclusive.
- 4. Milton.—Paradise Lost, Books I. and II.
- 5. Macaulay.—Biography of Johnson, Essay on Warren Hastings,

The oral examination in English Literature will have reference chiefly to such works, not included in the foregoing list, as the Candidate may offer for the purpose.

Civil Service Commission,

The 26/h August, 1886.

EVIDENCE OF AGE TO BE REQUIRED FROM CANDIDATES FOR THE CIVIL SERVICE OF INDIA.

- I. Every Candidate born in the United Kingdom should produce a Certificate from the Registrar-General of Births, Marriages, and Deaths, or from one of his provincial Officers. This Certificate may be obtained from the Registrar-General in London, Dublin or Edinburgh, or from the Superintendent Registrar of the District in which the birth took place.
- II. A Candidate born of European parents in India may produce a Certificate of Baptism from the district in which he was baptised. When such certificates are not in the possession of the candidates an Extract from the Registers kept at the India Office will probably be obtainable.
- III. A Candidate who is a Native of India must have his age certified by the Government of India, or of the Presidency or Province in which he may have resided.

Except as noted in paragraphs II. and III., every Candidate is expected to produce a Certificate of *Birth*. The Civil Service Commissioners will not in ordinary cases accept a Certificate of Baptism, or other testimony, unless they are first satisfied that a Certificate of Birth cannot be procured.

Official Certificates of Birth may generally be obtained as follows:-

- (a.) For persons born in England or Wales since 30th June 1837.—From the Registrar General, Somerset House, London, or from the Superintendent Registrar of the district in which the birth took place.
- (b.) For persons born in Scotland since 31st December 1854.—From the General Register Office, Edinburgh; or from the Registrar of the parish or district in which the birth took place.
- (c.) For parsons born in Ireland since 31st December 1863.—From the General Register Office, Dublin; or from the Superintendent Registrar of the district in which the birth took place.
- (d.) For persons of English, Scottish, or Irish parentage born on board British ships since the dates mentioned in (a), (b), and (c) respectively. -- From the General Register Office, London, Edinburgh, or Dublin. according to parentage.
- (e.) For persons born in India of European parents.—From the India Office, London.

Any Candidate who cannot produce a Certificate of Birth from one of the authorities named should, if possible, produce a Certificate of Baptism, and should then apply to the Secretary, Civil Service Commission, for further instructions.

. CIVIL SERVICE OF INDIA.

FORM OF APPLICATION; TO BE FILLED UP BY THE CANDIDATE HIMSELF.

*** The order for admission to the Examination will not be issued unless this Form, filled up by the Candidate himself, is received at the Office of the Civil Service Commission on or before the 31st March, 1887.

Date____

SIR.

Being desirous to offer myself as a Candidate at the Examination for the Civil Service of India, which is appointed to commence on the 1st of June, 1887, I transmit herewith, as required by the Regulations—

- (1) If a General Register Office certificate cannot be obtained, the instructions printed above will show what evidence should be supplied. If evidence is already in the hands of the Commissioners, strike out "A certificate of my birth," and insert "Evidence is already in the possession of the Commissioners."
- (2) The terms indicated must appear in the certificate, which must be given after personal examination, and bear date not carlier than 1st March, 1887.
- (3) Two testimonials must be sent bearing date not earlier than 1st March, 1887. One of them should be given by an intimate acquaintance (not a relative) of not less than three or four years' standing; the other, if the candidate has recently left school, should be given by his late schoolmaster, or if he has had employment of any kind, by his late employer. If the candidate has been at any University, he should send a certificate of good conduct from his College tutor.
- (4) This should be given on the form herewith. If the History of England or English Literature be named, the schedule should also be filled up.

- (1) A certificate of my birth, showing that I was born on the day of 18, and that therefore my age was above 17 years and under 19 years on the 1st of January, 1887.
- (2) A certificate signed by

 of my having no disease, constitutional
 affection, or bodily infirmity unfitting me,
 or likely to unfit me, for the Civil Service
 of India.
- (3) Proof of my moral character, viz.:-
 - (1) A testimonial from
 - (2) A testimonial from

(4) A statement of the branches of knowledge in which I desire to be examined.

I have also to state, with reference to Section 2, Clause (i) of the Regulations, that I am a natural-born subject of Her Majesty.

I am, SIR,

Your obedient Servant,

Name in full____

Address_

To the Secretary,

Civil Service Commission,

London, S. W.

CIVIL SERVICE OF INDIA.

OPEN COMPETITION OF 1887.

Selection of subjects to be filled up and returned with the form of application.

** Place your Initials against the Subjects which you select.

English Composition

*History of England

*English Literature
Greek
Latin
French
German
Italian
Mathematics (Pure)

State Periods and Books selected on the next sheet.

Initia**ls.**

Natural Science, viz.-

Two of these only may be taken up.

Chemistry
Electricity and Magnetism
Experimental Laws of Heat and Light
Mechanical Philosophy and Astronomy

Logic
Elements of Political Economy
Sanskrit
Arabic

Any Candidate who wishes to decline Oral Examination in any of the subjects selected by him, or the Practical Examination in Chemistry, should fill up the subjoined statement:—

¶ You may insert here the word "not."

I do ¶

wish to be examined orally in.

¶ You may insert here the word "not."

I do ¶

wish to be examined practically in Chemistry.

Signature____

Date

To the Director of Examinations,

Civil Service Commission,

London, S. W.

CIVIL SERVICE OF INDIA.

Open Competition of 1887.

HISTORY OF ENGLAND.—Period and Text-books selected by the undersigned Candidate:—

Period

Text-books

ENGLISH LITERATURE.—Books offered by the undersigned Candidate for Oral Examination:—

Signature_____

To the Director of Examinations,

Civil Service Commission,

London, S. W.

MEDICAL.

The 20th November, 1886.

No. 614.—The services of Surgeon D. Prain are temporarily placed at the disposal of the Government of Bengal.

The 26th November, 1886.

No. 622.—With reference to Home Department Notification No. 127, dated the 6th April, 1882, the services of Surgeon W. Beatson are placed permanently at the disposal of the Government of Bengal.

JUDICIAL.

The 20th November, 1886.

No. 1651.—Whereas the Jews of Aden, who constitute a special class, connected by affinity

and customs with the Jews of Arabia rather than with those of India, have requested the Governor-General in Council to exempt them from the operation of the Indian Succession Act, X of 1865: In compliance with this request, and in exercise of the powers conferred by Section 332 of the Indian Succession Act, X of 1865, the Governor-General in Council is pleased to exempt the Jews of Aden from the operation of the whole of that Act retrospectively from the passing of the Act.

The 24th November, 1886.

No. 1695.—The services of Captain W. S. Hewett, 8th Bengal infantry, are replaced at the disposal of the Military Department.

No. 1697.—The services of Captain J. M. A. Retallick, 45th Bengal Infantry, are replaced at the disposal of the Military Department.

The 26th November, 1886.

No. 1704.—The Governor-General in Council is pleased to make the following proclamation, to which the sanction of Her Majesty has been signified by the Secretary of State in Council, as required by Section 49 of the Indian Councils Act, 1861:—

PROCLAMATION.

The Governor-General is pleased to constitute the territories for the time being under the administration of the Lieutenant-Governor of the North-Western Provinces and Chief Commissioner of Oudh to be, for the purposes of the Indian Councils Act, 1861, a province to which the provisions of that Act touching the making of laws and regulations for the peace and good government of the Presidencies of Fort St. George and Bombay shall be applicable, and further to appoint the Lieutenant-Governor of the North-Western Provinces and Chief Commissioner of Oudh for the time being to be Lieutenant-Governor of that province with authority limited to the purposes of the said Act, so far as they relate to the making of laws and regulations.

2. The Governor-General in Council is further pleased to specify the first day of December, 1886, as the period at which the provisions aforesaid shall take effect, and nine as the number of Councillors whom the Lieutenant-Governor may nominate for his assistance in making laws and regulations.

ECCLESIASTICAL.

The 25th November, 1886.

No. 304.—Reverend A. Ramsay, M.A., Senior Chaplain, Bengal Ecclesiastical Establishment, to be Chaplain of Saugor, Central Provinces, with effect from the 7th instant.

EDUCATION.

The 20th November, 1886.

No. 415.—Under Section 12 of Act II of 1857, the Governor-General in Council is pleased to authorize the affiliation of the Girls' High School, Lucknow, to the Calcutta University in Arts up to the F. A. Standard, with effect from the 1st of September, 1886.

PATENTS.

The 26th November, 1886.

No. 1456.—Specifications of the undermentioned inventions have been filed, under the provisions of Act XV of 1859, in the Office of the Secretary to the Government of India in the Home Department. Copies have been sent to one of the Secretaries to each of the Governments of Bengal, Fort St. George, Bombay, and the North-Western Provinces. A copy of every specification is open to public inspection, at all reasonable hours, at the Office of the Secretary to the Government of India in the Home Department at the Presidency, upon payment of a fee of one rupee. A certified copy of any specification will be given to any person requiring the same on payment of the expense of copying:—

No. 28 of 1886.—The New Telephone Company, Limited, of 4 Great Winchester Street, in the City of London and Kingdom of England, for improvements in telephonic circuits.

No. 121 of 1886.—Eugene Hutchinson Cowles and Alfred Hutchinson Cowles, both of Cleveland, Cuyhoga County, State of Ohio, United States of America, for a new or improved process for obtaining aluminium and other metals from their ores alone, or

as alloys with copper or other metals.

No. 174 of 1886.—The Muir Mills Company, Limited, of Cawnpore, for manufacturing Cotton Bedford Cords on a reduced draft,

No. 181 of 1886.—Leon Quentin Brin and Arthur Brin, both of 7 Rue Gavarni, Paris, in the Republic of France, Civil Engineers, for improvements in the separation and obtainment of oxygen und nitrogen from atmospheric air.

No. 182 of 1886.—Leon Quentin Brin and Arthur Brin, both of 7 Rue Gavarni, Paris, in the Republic of France, Civil Engineers, for the manufacture of anhydrous oxide of Barium.

No. 197 of 1886.—William Kneen, of 66 Scott Street,
Barrow-in-Furness, in the County
of Lancaster and Kingdom of
England, builder, for improvements in means for consuming
smoke and economizing fuel in
steam boilers.

No. 198 of 1886.—Richard Olpherts of Ardee, Ireland,
Esquire, for improvements in, or
relating to, the transporting of the
indigo plant and to the obtaining
of colouring matter therefrom.

No. 203 of 1886.—Alfred Buckingham Ibbotson,
Managing Director of Ibbotson
Brothers and Company, Limited,
Sheffield, England, and Isaac
Widdop, Draughtsman, also of
Sheffield aforesaid, for improvements in the manufacture and
construction of buffers for railway
rolling-stock.

A. P. MACDONNELL,

Offg. Secretary to the Government of India.

REVENUE AND AGRICULTURAL DEPARTMENT.

NOTIFIC ATIONS.—Surveys.

Calcutta, the 26th November, 1886.

No. 923—101-15 S.—Mr. C. L. Griesbach, Deputy Superintendent, Geological Survey, is appointed to officiate as Superintendent, vice Mr. F. R. Mallet, with effect from the 1st in-



The Gazette of Andia

EXTRAORDINARY.

PUBLISHED BY AUTHORITY.

CALCUTTA, SATURDAY, NOVEMBER 27, 1886.

MILITARY SECRETARY'S OFFICE.

NOTIFICATION.

Calcutta, the 27th November, 1886.

The arrival of His Excellency the Viceroy has been postponed from Monday, the 13th December, 1886, to Tuesday, the 14th December, 1886.

Arrangements for the reception of His Excellency the Viceroy, as published in the Notification of the 20th October, 1886, will hold good on the 14th December, 1886.

By Command,

L. GORDON, Captain,

A.-D.C.,

For Military Secretary to the Viceroy.

stant, Mr. R. D. Oldham reverting to his substantive appointment.

No. 925-101-16 S.—The following appointment and reversions are made in the Geological Survey of India Department from the 9th instant, consequent on Mr. F. Fedden's return from furlough :-

Mr. F. Fedden to officiate as 1st grade Deputy Superintendent, vice Mr. T. W. H. Hughes.

Mr. C. A. Hacket, at present officiating for Mr. Hughes, to revert to his substantive appointment as 2nd grade Deputy Superintendent.

Mr. C. S. Middlemiss, at present officiating as and grade Deputy Superintendent, to revert to his substantive appointment as Assistant Superintendent, 3rd grade.

FORESTS.

The 26th November, 1886.

No. 1000F.-Mr. E. P. Dansay, Assistant Inspector General of Forests and Superintendent of Working-Plans, is granted privilege leave of absence for three weeks, with effect from the 3rd January, 1887.

E. C. BUCK,

Secretary to the Government of India.

FOREIGN DEPARTMENT.

NOTIFICATIONS.—GENERAL.

Simla, the 18th November, 1886.

No. 2189 G.—Captain F. G. Alexander, Bombay Staff Corps, Squadron Commander, 6th Bombay Cavalry, and Officiating Cantonment Magistrate, Nowgong, is granted one month's privilege leave, with effect from the date on which he is relieved of his civil duties.

W. J. CUNINGHAM,

for Secretary to the Government of India.

Fort William, the 25th November, 1886.

No. 2202 G.—Subject to the confirmation of Her Majesty's Government, the Governor-General in Council is pleased to recognize the appointment of Mr. E. Rheins as in temporary charge of the French Consulate-General at Calcutta during the absence of Mr. Harmand.

J. A. CRAWFORD,

for Secretary to the Government of India.

INTERNAL.

Simla, the 17th November, 1886.

No. 4079 /.- The Governor-General in Council has received with much satisfaction the intelligence that the undermentioned talukdars of the Mahi Kantha in the Bombay Presidency | ber, 1886.

have abolished all transit duties hitherto levied in their respective estates:-

1. The Chief of Pol.		11. The Shareholders	~6
		Rampura.	OF
 The Talukdar Warsora. 	oſ	12. The Shareholders Santhal.	oſ
3. The Talukdar Punadra.	of	13. The Shareholders Tejpura.	of
4. The Talukdar Khadal,	of	14. The Shareholders Deloli.	of
5. The Talukdar Sudasna.	of	15. The Shareholders	of
		Rannipura.	
6. The Talukdar Rupal.	of	16. The Shareholders Mahmadpura.	Ol
7. The Talukdar Sathamba.	of	17. The Shareholders Bhalusna.	ાં
8. The Shareholders Virsoda.	of	18. The Shareholders	υf
9. The Shareholders Magima.	of	19. The Shareholders Katarna.	of
10. The Shareholders Kasulpura,	of	20. The Shareholders Umri.	of

W. J. CUNINGHAM,

for Secretary to the Government of India.

EXTERNAL.

Kasulpura.

Fort William, the 26th November, 1886.

No. 2586 E.—Kazi Muzaffar Khan is temporarily appointed to be Munsif at Kach in the Baluchistan Agency, with effect from the date of assuming charge.

J. A. CRAWFORD,

for Secretary to the Government of India.

DEPARTMENT OF FINANCE AND COMMERCE.

NOTIFICATIONS.

LEAVE AND APPOINTMENTS.

Calcutta, the 22nd November, 1886.

No. 4231.—Mr. O. T. Barrow, having returned from furlough and having been posted as Assistant Comptroller of India Treasuries, received charge of the said appointment from Babu Manmathanath Bhattachargya, before noon, on the 16th November, 1886.

The 25th November, 1886.

No. 4334.-Mr. J. Westland having been appointed to officiate as Secretary to the Government of India in the Department of Finance and Commerce, Mr. Westland received charge of the said appointment from Mr. Finlay, and Mr. Finlay assumed charge of the office of Under-Sect tary from Mr. G. C. Walker, before noon, on the 15th November, 1886.

No. 4335.—The services of Mr. G. C. Walker are replaced at the disposal of the Government of the Punjab, with effect from the 15th Novem•

STATISTICS AND COMMERCE. COMMERCE AND TRADE, MERCHANT SHIPPING.

The 23rd November, 1886.

No. 4255.—In exercise of the powers conferred by Sections 58 and 67 of the Indian Merchant Shipping Act, 1880, the Governor General in Council is pleased to make the following rules regarding the relief of distressed seamen or apprentices in Madras, Bombay and Burma:—

Relief of distressed seamen.

In these rules the term "distressed seamen" includes-

- (a) all seamen and apprentices being native Indian subjects of Her Majesty who have been shipwrecked, discharged, or left behind at any place in British India, whether from any British ship employed in the merchant service, or from any of Her Majesty's ships, or who have been engaged by any person acting either as principal or agent to serve in any ship belonging to any foreign power, or to the subject of any foreign State, and who are in distress in any such place;
- (b) all seamen and apprentices not being native Indian subjects who have been shipwrecked, discharged, or left behind at any place in British India from any British sl.ip registered in British India, and who are in distress in any such place.
- 2. In taking charge of distressed seamen, the local authority will provide them with subsistence and clothing, as their necessities may require, but upon the most reasonable terms possible, and no more expensive clothing should be supplied to an officer than to a common seaman. Beds and bedding should not be supplied except under special circumstances, and the value of clothing should not exceed R10 for each person. In any case of unusual expense, when the local authority considers it absolutely necessary to deviate from the foregoing rules, or to provide relief for a longer period than one month, a statement of the exceptional circumstances which necessitated the further outlay is to accompany his accounts when transmitted for audit. Money payments to the seamen themselves for purposes of relief must be avoided as far as practicable.
- 3. In all cases to which Section 62 of the Act applies, a report should be submitted by the local authority to the Government, in order to admit of the seaman's wages (if any are due) and the expenses incurred in his behalf being recovered from the master or owner or other person liable under Section 63 of the Act.

Conveyance home of distressed seamen.

- 4. Distressed seamer who are in receipt of relief are to be sent home by the earliest available opportunity, and British vessels requiring men to make up their complement should be preferred in order to admit of the seamen earning wages while being so sent; but if no such vessel can be found, and if there is no immediate prospect of any such vessel requiring men, they should be sent as supernumeraries on board the British vessels (whether registered in British India or not) that may be in the port at the time, and bound to their homes, or to ports near their homes, as the case may be; provided, however, that no ship be required to convey more than one supernumerary to every fifty tons of her registered tonnage. Distressed seamen who refuse to work, if able, for their passage home, cease to be entitled to further relief under these rules.
- 5. The local authority will endorse upon the agreement of the British ship, on board which distressed seamen are sent under Section 56 or Section 57 of the Act, the name of each man sent on board, and the day on which he was sent on board. He will also, in the case of a distressed seaman sent on board under Section 57, fill up, sign, and deliver to the master an order with certificate in form A for the seaman's conveyance.
- 6. Whenever there are no British merchant vessels to which distressed seamen can be allotted, and the local authority thinks it desirable, in order to avoid expense, to engage a passage for them in foreign merchant vessels, he may do so on the best terms he can obtain. He should avoid, if practicable, making any payment beforehand for such passage, but should report the terms to the Government, and direct the master to apply for payment to the shipping master at the port to which the vessel is bound.

A.
Form of Order for the conveyance of distressed seamen under Rule 5 of the Rules passed by
Government under Sections 58 and 67, Act VII of 1880.

	-	Govern	ment under Secti
11	ES WERB BY 1HE HORITY.	B. whom payable.	i.
18	IF NO WAGES WERE BECEIVED BY 1HE LOCAL AUTHORITY.	The amount, if any, due.	g.
12	BY THE	The amount, if any, remaining to credit.	e e e
11	IP WAGES WERE RECEIVED BY THE LOCAL AUTHORITY.	The smount capended and charge- reble to wages.	4 4 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6
10	IP WAGES V	The amount received.	દે. કં
6	Amount of	The port at subsistence which he is provided to be landed, under Section 55.	
æ		The port at which he is to be landed.	
-	The province	seams is a native, and his present home.	
9	The cause of the seaman's being left behind; in the case of	whether the sickness was the seamsn is a whether the sickness was the seamsn is a who cf the ship; if the seamsn was his present illegally left behind, the breach home.	
10	The name, offi- cial number, and port of re-	Date of The name of the person to seaman was gistry of the sembarks, the person to whether mas discharged, the saman was tion. tion. be conveyed, the saman, or left shipwrecked, ill discharged, or apprentice. behind. discharged, or of the saman was the	
4	The place at which the	seman was shipwrecked, discharged, or left behind.	
80	The status of	the person to be conveyed, whether mas- ter, seamen, or apprentice.	
69		The name of the person to be conveyed.	
-		Date of embarka, tion.	

No.

To

The Master of the ship

Pursuant to the Indian Merchant Shipping
Act, 1880, Sections 56 and 57, you are hereby
required to receive on board your vessel, and
convey to , the

seam herein named.

For the subsistence of such as are supernumeraries over and above the number of the crew with which the vessel commenced her voyage, you will be paid at the rate of per man per diem on presentation of this order, and on your duly making declaration as per reverse. Dated at this day of 18.

(Sd.)

Local Authority.

Declaration to be made before the Local Authority at the port to which the seamen are ordered to be conveyed.

Particulars o distressed se	f shir amen	in v	rhich (couvey	the ed.	Names of scamen received on loard.	Date when subsistence or board com- monesd.	If landed, where if not landed, gause to be stated.	Date when landed or disposed of,	Number of days during which sub- sistence was afforded,
Name .	•	•	•	•					
Official No.			•						
Tonnage			•	•					
Number of evoyage.	crew	on	outv	vard					
Number of covoyage.	re W	on l	10mev	vard					

Total number of days

, master of the abovenamed ship, do solemnly and sincerely declare that the seam n above referred to w afforded subsistence by me for the period stated, during the whole of which time I had my full complement of men (excepting) exclusive of the aforesaid seam n, and that the above statements are correct.

Declared before me

this day of

18 .

Signature of the Local Authority.

Master's xignature.

Maxter's address.

SEPARATE REVENUE. STAMPS.

The 25th November, 1886.

No. 4321.—In exercise of the powers conferred by section 8 of the Indian Stamp Act, 1879, the Governor-General in Council is pleased to remit in the whole of Upper Burma, (a), retrospectively and prospectively up to and inclusive of the day preceding that on which Section 6 of the Upper Burma Laws Act, 1886, comes into force, all the duties chargeable under the first schedule to the Indian Stamp Act, 1879, and (b), prospectively on and from the day on which that section comes into force, all those duties with the exception of those chargeable on the instruments described in the following table when those instruments relate to immoveable property:—

TABLE.

No. in Sche-

dule I, Act I of 1879.	Description of Instrument.
4	Agreement to lease.
21	Conveyance.
23	Counterpart or duplicate of any instru- ment mentioned in this Table when the proper duty has been paid in respect of that instrument.
30	Instrument imposing a further charge on mortgaged property.
35	Instrument of exchange.
35 36	Instrument of gift (other than a settle- ment or will).
37	Instrument of partition.
39	Lease.
	Mortgage-deed.
44 60	Transfer.

No. 4322.—In exercise of the powers conferred by section 35 of the Court-fees Act, 18,0, the Governor-General in Council is pleased to remit in the whole of Upper Burma all, the fees mentioned in the first and second schedules to that Act, with the exception of those mentioned in the following articles of those schedules, namely—

SCHEDULE

- (a) Nos. 1, 4 and 5, where the document is presented to any Court other than the Court of a Circle Officer;
- (b) Nos. 6 to 9 (both inclusive), where the application for the copy is made to any Court or office other than the Court or office of a Thugyi or Myothugyi, however designated.
- (c) Nos. 11 and 12.

SCHEDULE II.

(d) Nos. 1 (b), (c) and (d), 10, 11, 16 and 17.

SEPARATE REVENUE.

STAMPS.

JUDICIAL STAMPS.

EXEMPTIONS, &c.

The 26th November, 1886.

No. 4347.—In exercise of the powers conferred by Section 35 of the Court-fees Act, 1870, the Governor-General in Council is pleased to remit the fee payable under the said Act on an application presented by any person for the return of a document filed by him in any Court.

SEPARATE REVENUE. ASSESSED TAXES. IN. OME TAX.

The 25th November, 1886.

No. 4330.—The Governor-General in Council has been pleased to make the following rules under Section 38, Act II of 1886, namely:—

Rules.

- 1. So much of the income of a person as is derived solely and directly from the production of indigo or the preparation thereof for the market, shall not be liable to assessment under Act II of 1886.
- 2. Nothing in the foregoing rule is to be construed to affect Section 5, Sub-Section (2, of the Act, with respect to the liability of an officer or servant of a person to whom that rule applies.

J. WESTLAND,

Offg. Secretary to the Government of India.

MILITARY DEPARTMENT.

Fort William, the 26th November, 1886.

APPOINTMENTS.

No. 767.—COMMISSARIAT DEPARTMENT—

Lieutenant A. L. S. Ogilvie, Bengal S.C., Wing Officer, 28th Bengal Infantry, to be Sub-Assistant Commissary-General, 2nd class, on probation, with effect from the 22nd October, 1886.

No. 768.—Hyderabad Contingent—

Brigadier-General R. C. Stewart, Madras Cavalry, Honorary Aide-de-Camp to the Viceroy, Quartermaster-General, Madras Army, to be Commandant, Hyderabad Contingent, vice Brigadier-General J. W. McQueen, C.B., Bengal Staff Corps, Aide-de-Camp to the Queen, appointed to the command of the Punjab Frontier Force. Dated 15th October, 1886.

G. G. O. No. 697 of 1886 is cancelled.

No. 769.—MEDICAL DEPARTMENT—

The undermentioned Surgeons appointed to the Bengal establishment in G. G. O No. 632 of 1886, reported their arrival at Bombay on the date specified:—

William Grant Thorold
Lionel John Pisani
Basanta Kumar Basu
Narendra Prasanna Sinha
William Rice Edwards
Charles Mactaggart
John Fenton Evans
George James Hamilton Bell
Joseph Thomas Daly
Arthur Cecil Deare
William Henry Banner Robinson
Henry Anderson Sheppard

No. 770.-STAFF CORPS-

The undermentioned officers, appointed by the Secretary of State for India probationers for the

Indian Staff Corps, are posted as follows, with effect from the dates of their arrival in India:—.

Bengal Staff Corps.

Lieutenant H. Walton, Bedfordshire Regiment.

Madras Staff Corps.

Licutenant L. H. Walker, Duke of Cornwall's Light Infantry.

Lieutenant E. M. Jackson, The Royal Scots. Lieutenant L. W. Pease, South Yorkshire

Regiment.
Licutenant S. A. Pearse, Welsh Regiment.

Lieutenant J. Kendall, Royal Dublin Fusiliers.

VOLUNTEER CORPS.

Administrative Battalion, Presidency Volunteers and Calcutta Volunteer Rifle Corps.

No. 771.—Lieutenant-Colonel F. W. Chatterton, Commandant, Agra Volunteer Rifle Corps, to be Officiating Commandant, vice Colonel P. H. F. Harris, appointed to officiate as Deputy Adjutant-General in India. Dated 1st November, 1886.

Agra Volunteer Rifle Corps.

No 772.—Mr. Percy Ball, to be Lieutenant, vice Lieutenant II. S. Styan, who vacates the appointment on transfer.

FURLOUGH AND LEAVE.

No. 773.—The undermentioned officer is granted turlough out of India, with the necessary subsidiary leave:—

Captain R. A. C. King, R.A., Commandant, No. 3 (Peshawar) Mountain Battery, (m. c.) for one year,—95 days under rules IX and XV, and the remaining period under rule XIV, clause 2, of the regulations of 1868.

No. 774.—The undermentioned office is are granted leave out of India under the leave rules for the Staff Corps, with effect from the dates on which they are respectively struck off duty:—

Major J. Davidson, Bengal S C., 3rd Punjah Cavalry, (m. c.) for one year.—Pension service,—23 years, 247 days.

Major W. Hailes, Bengal S. C., 4th Bengal Infantry, (m. c.) for one year.—Pension service,—22 years, 280 days.

Lieutenant C. LeG. Justic:, Bengal S. C., 13th Bengal Infantry, (p. a.) for one year.
—Pension service,—8 years, 137 days.

No. 775.—Colonel W. R. Martin, Infantry, is permitted to reside out of India.

No. 776.—Colonel O. Barnes, Bengal S. C, is granted an extension of furlough, (u. p. a.) to the 20th November, 1886.

No. 777.—The undermentioned officers have been granted extensions of furlough by the Secretary of State for India:—

Colonel R. M. Smith, R.E., (m. c.) for six

Captain E. C. Wace, R.A. (m. c.) for 183 days.

Captain F. P. L. White, Bengal S. C., (m. c.) for six months.

Surgeon-Major W. R. Hooper, (m. c.) for six months.

LONDON GAZETTE.

No. 778.—The following extracts are published for general information:-

"London Gasette," dated the 22nd October, 1886, pages 5105 and 5106.

India Office, 22nd October, 1886.

The undermentioned Officers of the Staff Corps and Indian Military Forces been permitted to retire from the Service:

Colonel Henry McDonell DeWendt Douglas, Bengal Staff Corps. Oated 10th July, 1886.

Colonel Reginald Colvil William Mitford, Bengal Staff Corps. Dated 25th July, 1886.

Colonel John William Cleland-Henderson, Madras Staff Corps. Dated 4th September, 1886.

Charles James Durand, Lieutenant-Colonel Bengal Staff Corps. Dated 17th August, 1886.

Major Francis Henry Hinde, Bengal Infantry. Dated 23rd July, 1886.

Major Stanley Carter, Bombay Staff Corps. Dated 15th August, 1886.

Major Conrad Agnew Owen, Bombay Cavalry. Dated 1st October, 1886.

Surgeon-General Michael Cudmore Furnell, Madras Medical Establishment. Dated 9th October, 1886.

Brigade-Surgeon Charles Kelway Colston, Bombay Medical Establishment. Dated 15th September, 1886.

The Queen has approved of the removal from 1 the Service of the undermentioned Officer:-

Captain Clement John Dickson, Bombay Staff Corps. Dated 22nd October, 1886.

The undermentioned Officers have been granted a step of honorary rank on retirement :-

To be Major-Generals.

Colonel Henry McDonell DeWendt Douglass Bengal Staff Corps. Dated 10th July, 1856.

Colonel Reginald Colvil William Mitford, Bengal Staff Corps. Dated 25th July, 1886.

Colonel John William Cleland-Henderson, Madras Staff Corps. Dated 4th September, 1886.

To be Colonel.

Lieutenant-Colonel Charles James Durand, Bengal Staff Corps. Dated 17th August, 1886.

To be Lieutenant-Colonels.

Major Francis Henry Hinde, Bengal Infantry. Dated 23rd July, 1886.

Major Stanley Carter, Bombay Staff Corps. Dated 15th August, 1886.

M ijor Conrad Agnew Owen, Bombay Cavalry. Dated 1st October, 1886.

"London Gazette." dated the 26th October, 886, page 5160.

War Office, Pall Mall, 26th October, 1886.

MEMORINDA.

The undermentioned Lieutenant-Colonels to be Colonels:-

Archibald Lewis Playfair, Bengal Staff Corps. Dated 5th August, 1886.

Joseph Beauchamp Leggett, Madras Staff Corps.

Dated 16th August, 1886. Edgar Hastings Thomas, Madras Staff Corps.

Dated 16th August, 1886.

John Macdougall, Madras Staff Corps. Dated 20th August, 1886.

Assistant-Commissary and Honorary-Lieutenant John Robert Forsyth, Madras Establishment, is granted the honorary rank of Captain on retirement. Dated 27th October, 1886.

India Office, 26th October, 1886.

The Queen has approved of the following Admissions to the Staff Corps made by the Governments in India:-

BENGAL STAFF CORPS.

To be Licutenants.

Lieutenant Alexander Donald Charters Pond, from the Leinster Regiment. Dated 25th November, 1884, but to rank from 12th

February, 1881. Lieutenant Daniel Edward Mocatta, from the Leinster Regiment. Dated 16th January, 1885, but to rank from 10th May, 1882.

Lieutenant Arthur Henry McMahon, from the Liverpool Regiment. Dated 14th July, 1885, but to rank from 10th March, 1883.

PROMOTIONS.

No. 779.—Under the provisions of the Royal Warrant of the 10th November, 1881, the name of Colonel J. P. Sherriff, Bengal S.C, is placed on the list of Major-Generals on the Indian Gradation List, in consequence of the transfer to the unemployed Supernumerary List of Colonel W. Bannerman, Bombay S.C. (whose name is borne on the list of Major-Generals of the Indian Army), on the 23rd September,

No. 780.—The following promotions are made, subject to Her Majesty's approval :-

To be Coloncls in the Army.

Lieutenant-Colonel Henry Charles Kemble, Bengal Cavalry,—18th November, 1886. Lieutenant-Colonel Frederick Knowles,

Bengal S.C.,—18th November, 1886.

Licutenant-Colonel Robert Melvill Jennings, General List, Cavalry .- 18th November,

Licutenant-Colonel Hervey Ekins Bengal S C.,—18th November, 1886.

Lieutenant-Colonel Alliston Champion Toker, Bengal S.C.,—18th November, 1886.

Lieutenant-Colonel Seymour Duncan Barrow, Bengal S.C.,—18th November, 1886.

Lieutenant-Colonel DeLacy Richard Frank Wooldridge, Bombay S.C.,—21st November, 1886.

BENGAL STAFF CORPS.

To be Captain.

Lieutenant Herbert Mansfield, -20th November, 1886.

No. 781.—NATIVE ARMY—

No. 2 Bengal Mountain Battery. Jemadar Alam Shére to be Subadar, with

effect from the 6th November, 1886.

VOLUNTEER CORPS. Calcutta Volunteer Rifle Corps.

No. 782.-Major F. G. Teale, having completed 20 years' service as a commissioned officer in the Volunteer Forces, is granted the honorary rank of Lieutenant-Colonel.

Ghazipur Volunteer Rifle Corps.

No. 783.—Lieutenant John Joseph Holdsworth to be Captain, vice Captain J. J. D. La Touche, who has resigned the appointment.

Shillong Volunteer Rifle Corps.

No. 784.—Lieutenant Henry George Cowie to be Captain-Commandant, vice Captain E. Stack, who has resigned the appointment.

RETIREMENTS.

No. 785.—VOLUNTEER CORPS-

Calcutta Volunteer Rifle Corps.

Lieutenant John Thomas Brandon Siddons is permitted to retain his rank and wear the uniform of his corps on retirement.

REWARDS.

No. 786.—GOOD SERVICE PENSIONS-

It is notified that on the recommendation of the Government of India, Her Majesty's Government has been pleased to Supple Good Service Pensions on the w · officers, with effect from the 1

on for Supplement only
From the 3rd F.
Sir John Watson of the Courts ajor-General Sir John Watson. The Gasette succeeded to the Column Gasette taff Corps, o S ment

COLONEL HENRY MOORE, C.B., C.I.E., ISU . 144 STAFF Corps.

Dates of Commissions.

Ensign .				. 15th June, 1850.
Lieutenant				. 23rd November, 1856.
Captain .				. 15th June, 1862.
Brevet-Major			•	. 15th August, 1868.
Major .				. 15th June, 1870.
Brevet Lieuten	ant-	Colon	el	. 11th September, 1872.
Lieutenant-Co	lonel			15th June, 1876.
Brevet-Colonel				. 1st October, 1877.

Appointments.

Regimental duty, 22nd, 14th, 8th, and 6th Regiments, Bombay Native Infantry, from 2nd August, 1850, to 14th April, 1854.

Acting Lieutenant of Police, Hyderabad, from 15th April to 3rd June, 1854.

Regimental duty, 1st Belooch Regiment, and 6th Bombay Native Infantry, from 4th June to 12th October, 1854.

Acting Sub-Assistant Commissary-General, Hydera-bad, from 13th October, 1854, to 9th May, 1855.

Quartermaster and Interpreter, Marine Battalion, from 10th May, 1855, to 20th November, 1855.

Lieutenant of Police, Aden, from 30th November, 1855, to 2nd February, 1857.

Commandant, Aden Troop, from 3rd February to 3rd March, 1857.

Adjutant, Service Troop, Southern Mahratta Horse from 4th March to 28th June, 1857.

Commandant, Aden Police Troop, from 29th June, 1857, to 3rd June, 1860.

Interpreter and Aide-de-Camp to the Commander-in-Chief in India, from 4th June, 1860, to 22nd March, 1865.

Persian and Arabic Interpreter to Sir R. Napier, G.C.S.I.
K.C.B., Commanding Abyssinian Expeditionary
Force, from 21st December 1867, to 8th June, 1868.

Attached to the Intelligence Department, Abyssinian

Expeditionary Force, from 9th June to 2nd October,

Interpreter to the Commander-in-Chief in India, from 18th July, 1870, to 9th April, 1886.

Commanding a Cooly Corps, Looshai Expedition, from 20th September, 1871, to 30th April, 1872.

Assistant Quartermaster-General, Quetta Field Force, from November, 1878, to May, 1879.

Assistant Quartermaster-General for Intelligence in Egypt, from August to October, 1882.

War Services.

Persia, 1857.—Medal and Clasp.

Indian Mutiny, 1858.—Capture of Beder Shoorpoor: pursuit of rebels through the Pachmari Hills and Central India; action of Chota Oodeypore. (Despatches,—G. O. G. I. 643 of 1859; medal.)

Abyssinia, 1867-68.—Capture of Magdala. (Despatches, -G. G. O. No. 493 of 1863; medal; brevet of Major.)

Looshai Expedition, 1871-72.— (Despatches,-G. O. G. I. No. 480 of 1872; clasp; brevet of Lieutenant-Colonel.)

Afghan War, 1878-79.—Occupation of Pishin, and advance to and occupation of Kandahar; skirmish at Takt-i-pul; occupation of Ghirishk, and affair at Saif-u-Deen. (Despatches,-London Gazette, 7th November, 1879; medal and C. B.)

Egyptian Expedition, 1882.—Occupation of Suez and Ismailia; advance to Kassasin, battle of Tel-el-Kebir, pursuit to Zagazig, and occupation of Cairo. (Third class Osmanieh; medal and clasp, and bronze star).

From the 3rd March, 1986, in room of Major-General George Forbes Hogg, Bombay Staff Corps, succeed-ed to the Colonel's allowance.

COLONEL (BRIGADIER-GENERAL) CHARLES THOMAS HEATHCOTE, C.B., BOMBAY STAFF CORPS.

Dates of Commissions.

Ensign					. 7th September, 1848.
Lieutenant	t		•		. 15th November, 1853.
Captain			•	•	. 18th February, 1861.
Major	•	•	•		. 7th September, 1868
Licutenant	-Colo	nel	•	•	. 7th September, 1874.
Brevet-Col	on el	•		•	. 7th September, 1879.

Appointments.

Regimental duty, 12th Regiment Bombay Native Infantry, from 31st December, 1848, to 16th December, 1855.

Deputy Assistant Quartermaster-General, Rajputana Field Force, from 17th December, 1855, to 8th June, 1857.

Deputy Assistant Quartermaster-General, Rajputana Field Force, from 1st July, 1857, to 27th May, 1860.

Assistant Quartermaster-General, Northern Division, from 28th May, 1860, to 31st January, 1862.

Regimental duty, 4th Regiment Bombay Native Infantry, from 19th July, 1864, to 4th May, 1865.

Staff Officer and Superintendent of Bazars, Rajkot, from 5th May to 20th September, 1865.

On special duty in connection with small arms, from 27th September, 1865, to 1st November, 1866.

Acting Cantonment Magistrate, Mhow, from 14th November, 1866, to 25th January, 1867.

Acting Brigade Major, Mhow, from 26th January to 28th March, 1867.

On special duty, Ordnance Department, Bombay, from 29th March, 1867, to 19th May, 1868.

General duty, Bombay, and Command of 2 companies 2nd Bombay Native Infantry, from 20th May to 24th November, 1868.

On special duty, Ordnance Department, from 25th November, 1868, to 16th June, 1869.

Officiating Wing Officer, 25th Regiment, Bombay Native Infantry, from 17th June to 14th July, 1869.

Regimental duty, 4th, 12th, 28th, 1st and 19th Regiments, Bombay Native Infantry, from 16th October, 1869, to 30th December, 1884.

Commanding Nussecrabad Brigade, from 31st December, 1884, to 31st January, 1885.

Brigadier-General Commanding Nusseerabad Brigade, from 1st February, 1885, to 25th June, 1885.

Brigadier-General Commanding Bombay District, from 26th June, 1885, to date.

War Services.

Indian Mutiny, 1857-58.—Siege and capture of Awah; siege and assault of Kotah; battle of the Bunass; and action of Kooshana. (Despatches; thanked by the Governments of India and Bombay; medal and clasp).

Afghan War, 1879-80.—Defence of and sortie from Kandahar; battle of Kandahar. (Despatches,—G. G. O. 866 of 1880; medal and clasp, and C. B.)

No. 787.—ORDER OF MERIT—

The Governor-General in Council is pleased to admit the undermentioned native officer, non-commissioned officer and men of the 4th Bengal Infantry to the 3rd class of the Order of Merit:—

JEMADAR KEDAR DICHHIT,—for the brilliant example shewn by him in leading a charge at Puntha, on the 12th May, 1886, and for being the first to enter a nullah occupied by the Burmese.

NAIK SRIDUT TEWARI,—for conspicuous gallantry in action at Puntha, on the 12th May, 1886, in making his way, under a heavy fire, into a stockade occupied by the Burmese, setting it on fire, and opening the principal entrance to the attacking column.

SEPOY RAM RUCH LAL,—for the conspicuous gallantry, courage and endurance shewn by him at Puntha, on the 12th May, 1886, in remaining in the field as long as the fighting lasted, though suffering severely from a wound in the jaw.

SEPOY BISSESAR TEWARI, — for the conspicuous gallautry, courage and endurance shewn by him at Puntha, on the 12th May, 1886, in charging the enemy's position, when suffering from a severe wound in the neck, and remaining in action during the whole day.

> E. H. H. COLLEN, Lieut.-Colonel, Offg. Secretary to the Government of India.

PUBLIC WORKS DEPARTMENT.

NOTIFICATIONS.

Fort William, the 19th November, 1886.

No. 322.—Mr. H. Johnson, Superintending Engineer, 3rd class, temporary rank, State Railways, is transferred from the Establishment under the Director-General of Railways to that under the Government of Bombay, for employment on the Porbandar-Dhoraji Extension of the Bhavnagar-Gondal Railway.

The 22nd November, 1886.

No. 323.—Mr. M. R. Lackersteen, Executive Engineer, 2nd grade, temporarily employed on Railway Surveys in Madras, is re-transferred to Burma.

The 25th November, 1886.

No. 325.—Mr. G. F. Berrill, Honorary Assistant Engineer, 1st grade, State Railways, is transferred from the Establishment under the Director-General of Railways to that under the Chief Commissioner, Burma, for employment on the Tounghoo-Mandalay Railway.

No. 326.—The services of Major-General H. A. Brownlow, R.E., Inspector-General of Irrigation and Deputy Secretary to the Government of India in the Public Works Department, are replaced at the disposal of the Military Department, with effect from 25th November, 1886.

The 26th November, 1886

No. 327.—Mr. W. Giles, Assistant Engineer, 1st grade, State Railways, is transferred from the Establishment under the Director-General of Railways to that under the Chief Commissioner of Burma.

W. S. TREVOR, Colonel, R.E., Secretary to the Government of India.



The Gazette of India.

PUBLISHED BY AUTHORITY

CALCUTTA, SATURDAY, NOVEMBER 27, 1886.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART II.

Notifications by High Court, Comptroller General, &c.

GAZETTE OF INDIA.

NOTICE.

The 16th October 1886.

From the 13th November next, till further notice, the complete Gasette of India will be published at Calcutta. After the 6th November, all Notifications and other matter intended for publication in the Gasette, should be addressed to the Publisher, 8, Hastings Street, Calcutta.

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Subscription for Gasette and Supple-			
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Postage	5	8	0
obscription for Supplement only	b	O	
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Parts IV and V of the Gazette of India, containing the Acts and Bills of the Legislative Council, may be subscribed for separately from the other Parts of the Gazette. The annual subscription for the two Parts is R5 per annum, payable in advance. When sent by post, R2-8 per annum additional will be charged for postage.

By an order of Government, all subscriptions must be paid in advance.

Applications for the supply of the Gazette on the public service should be addressed to the Home Department.

Complaints regarding non-receipt of any number of the *Gazette* should be forwarded within a week after the date on which it is due.

Attention is invited to the Circular Memo. of the Government of India, Home Department, of February 1870, directing that all Notifications or other matter intended for insertion in the Gazette of India should be delivered at the Publisher's Office not later than 2 P.M. on Friday afternoon, and that matter sent after that hour must be certified to be extremely urgent in order to ensure its appearance in the next day's Gazette.

Matter intended for publication in the Supplement should reach the Press not later than Thursday.

E. J. DEAN,

Publisher, Gagette of India.

SURVEY OF INDIA—REVENUE BRANCH.

NOTIFICATION.

Calcutta, the 25th November, 1886.

No. 7.—Mr. P. Beechey, Assistant Surveyor, 2nd grade, has passed the Lower Standard Examination in Hindustani, as laid down in General Order, Military Department, No. 734, dated 9th September, 1864.

J. SCONCE, Colonel, S.C.,

Depy. Surveyor-General, In charge Revenue Branch, Survey of India. الاستاسانية المناسانية

the Bank of Bengal on the 15th November, 1886.

22,000 40,000 19,71,02,887 2,37,300 19,74,02,187 9,12,200 19,64,89,987 GRAND TOTAL. 32,200 32,200 32,200 : : : : TRANSFER
LOAN OF 1879,
SEVEN SHILL
LINGS PER
CENT.
PORTION. 1,33,800 1,33,800 1,33,800 : : : 35,000 1,000 10,08,42,200 | 11,27,78,700 3,31,200 74,84,500 | 10,07,89,500 | 11,26,86,000 2,02,500 44,42,000 | 75,00,500 | 10,10,74,700 | 11,30,17,200 TOTAL. TRANSTER LOAN OF 1879, 4\$ PER CENT. POR-1,000 30,000 2,01,500 2,85,200 4\$ PER CENT. LOAMS 74,99,500 1,000 16,000 Of 1878. : : 5,000 44,12,000 44,37,000 30,000 Of 1870. : 13,80,587 | 27,09,200 | 2,21,81,500 | 91,34,300 | 2,55,08,900 | 2,26,69,400 | 8,35,83,887 | 2,000 34.800 5,81,000 8,41,04,087 21,000 8,41,64,887 TOTAL. 2,56,71,900 2,28,13,700 Reduced 4 per cent. I.oan of 1879. 2,28,10,700 2,000 1,000 1,44,300 : Of 1834-55. Transfer of 1865. 2,56,58,900 1,000 12,000 1,63,000 : 4 PER CRNT, LOAMS 27,28,200 (2,23,23,200 92,02,500 5,000 1,500 27,29,700 | 2,23,60,000 | 92,09,000 74.700 ; 17,000 19,800 1,78,500 Of 1842-43. 1,000 Of 1835-36. 200 20,500 Of 1832-33. 13,80,587 13,80,587 : ፧ : : 54,100 39 PER CENT. TRANSFER LOAN OF 1853-54. 54,100 54,100 : : : Amount enfaced at Madras between 1st and 15th November, 1886 Amount enfaced at Bombay between 1st and 15th November, 1886 Amount enfaced at Calcutta between 1st and 15th November, 1886 . . Amount written off in the London Registers . . Balance on 15th November, 1886 Balance of 31st October, 1886 PARTICULARS. Deduct-Add-

4,756 lakbs. ::: 5,36r lakhs. " 16th "

. 605 lakhs.

Balance against India

4,755

PUBLIC DEBT OFFICE,

BANK OF BRIGAL; Calenda, und. M. . E

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CALCUTTA MINT.

NOTIFICATION.

List of Coins acquired under the Indian Treasure Trove Act and available for sale to Numismatists. (Home Department Resolution No. 46-1668-82, dated 9th October, 1884.)

Register Number.	Description.	Metal.	Metal. Value of each coin.		aldelieue l		Remarks.	
	Found at Chaibassa, in the Sing-		R	a.	p.			
4	Old Hindu punched coins	Silver .	0	4	0	184	These coins will be available for sale up to and not later than the 7th Decem-	
22	(Punjab). Coins of Pathan Sikandar Lodi, A. H. 894—923 = A.D. 1488—	Copper.	0	1	0	19	ber, 1886.	
23	1517, with imperfect dates. Ditto with illegible dates.	Do	0	0	6	95	Do. 17th January, 1887.	
6	Found in the Etawah District. Buddhist punched coins	Silver .	0	3	0	66	Ž	
58	Found in the Ballia District. Old Hindu or Buddhist punched coins.	Do	1	o	0	112	Do. 24th June, 1887.	
62	Found in the Hissar District. Muhammad Shah, bad specimens	Do	1	0	0	35		

R. V. RIDDELL, Major, R.E.,

Master of the Mint.

CALCUTTA MINT, The 25th November, 1886.

Statement of the Affairs of the Bank of Bengal for the week ending 23rd November, 1886.

LIABILITIES.	H a	. p.	ASSETS. # a. j
Capital paid-up	2,00,00,000 0		Government Securities 87,32,283 0
Reserve Fund Public Deposits at # a. p.)	43,56,664 15	0	Other authorized Investments . 55,18,582 8 of Loans on Government and other
Head Office . 88,67,928 7 of	1,94,99,725 8	6	authorized Securities 70,67,175 15 : Accounts of Credit on Government
Branches .1,06,31,797 1 6)			and other authorized Securities . 93,35,673 2
Other Deposits at Head Office and			Bills discounted and purchased 2,03,83,311 10
Branches	3,18,23,416 13	7	Balances with other Banks . 8,17,075 5
Bank Post Bills, &c	2,96,767 0	0	Bullion 1,984 6 6
iundries .	21,30,723 9	1	Dead Stock
			Stamps 7,586 11 3
			Sundries 6,90,280 12 10
•			5,36,79,361 3 9
			Cash and Cur- R a. p. rencyNotes at
			Head Office . 96,54,464 I 4 Cash and Currency Notes at
			Branches . 1,47,73,472 9 1)
Rupes	7,81,07.297 14	2	RUPERS . 7,81,07,297 14 2

Bank of Bengal, Calcutta, 25th November, 1886. J. GORDON,
Chief Acctt. & Dy. Secy.

R. HARDIE,
Secretary & Treasurer.

By Order of the Directors,

Rate for Demand Loans 5 per cent. Percentage 45'4.

SURGEON-GENERAL WITH THE GOVERNMENT OF INDIA.

NOTIFICATION.

Calcutta, the 16th November 1886.

No. 31.—Second Grade Assistant Surgeon Kissory Lall Banerjee, of the Imperial List, is granted privilege leave for three months, under Section 72, Chapter V, of the Civil Leave Code, from 1st November 1886, or from the date he avails himself of it.

B. SIMPSON, M.D.,

Surgeon-General with the Govt. of India.

AGENT TO THE GOVERNOR GENE-RAL, BALUCHISTAN, P. W. D.

NOTIFICATIONS.

Quetta, the 19th November, 1886.

No. 107.—Mr. H. Phillips, Assistant Engineer, 1st grade, is transferred from the 4th to the 2nd Division, Frontier Road.

No. 109.—Mr. W. H. Rushton, Assistant Engineer, 1st grade, is transferred from the 2nd to the 1st Division, Frontier Road.

A. C. BIGG-WITHER.

Joint Secy. to Agent to Govr. Genl, Baluchistan, P. W. Dept.

AGENT TO THE GOVERNOR GENERAL, RAJPUTANA.

NOTIFICATIONS.

Abu, the 16th November, 1886.

No. 2845 G.—With reference to Foreign Department Notification No. 2050 G., dated the 28th of October, 1886, Colonel C. K. M. Walter returned from furlough and assumed charge of the Meywar Residency from Colonel C. B. Euan-Smith, C.S.I., on the afternoon of the 6th November, 1886.

No. 28, 3 G.—With reference to Foreign Lepartment Notification No. 2050 G., dated the 28th of October, 1886, Lieutenant-Colonel F. A. Wilson and Colonel C. B. Euan-Smith, C.S.I., respectively, made over and received charge of the Bhurtpore and Kerowlee Agency on the forenoon of the 8th of November, 1886.

By Order,

E. G. COLVIN.

1st Asst. Agent to the Govr. Genl.

COMMISSIONER, NORTHERN, INDIA SALT REVENUE.

NOTIFICATIONS.

Agra, the 19th November, 1886.

No. 276.—The following transfers of Assistant Commissioners are ordered:—

Mr. A. R. Shaw from the Internal Branch, Lower Division, to the Punjab Mines Division.

Mr. W. T. Lyon from the Punjab Mines Division to the Internal Branch, Lower Division.

The 20th November, 1886.

No. 284.—Mr C. P: Shanan, Head Clerk, Central Office, now on deputation in the Sambhar Division, is transferred to that Division as Head Clerk and ex-officio Treasury Officer. Mr. C. P. Shanan is a Clerk of the 1st Grade on R200 a month, with an allowance of R100 a month as Treasury Officer.

A. B. PATTERSON,

Offg. Commr., N. I. Salt Revenue.

Statement of Silver Balance in the Calcutta Mint for the week ending 24th November, 1886.

Value of silver held in the Mint on account of the Currency De- partment on the evening of		
the 17th November, 1886 Value of Government silver in the	19,20,396	
Mint on the same date .	4,75,185	
		23.95.581
ADD— Silver received by the Mint during the week on account of the Currency Department	2,21,420	
Ditto ditto Government	16,936	
DEDUCT-		2,38,356
New coin paid to Reserve Treasury during the week. Petty items issued for miscella- neous purposes.	2,40,000	26,33,937
neous purposes		2,40, 0 00
Balance on the evening of the		
24th November, 1886		23,93,937
The Balance comprises— Silver held on account of the Currency Department Ditto ditto Government There is in addition awaiting	19,66,636 4,27,301	23 ,93,937
assay— Bullion belonging to Private Individuals Ditto ditto Government	2,16,591	
with water implie		2,16,591

R. V. RIDDELL, Major, R.E.,

Master of the Mint.

CALCUTTA MINT,

l

The 25th November, 1886.

DIRECTOR-GENERAL OF RAILWAYS.

NOTIFICATION .- ESTABLISHMENT.

Calcutta, the 25th November, 1886.

No. 107.—Director-General of Railways' Notification No. 106, transferring Mr. F. Reilly, Executive Engineer, 4th Grade, temporary rank, from the Ferozepore Bridge Works to the North-Western Railway, is hereby cancelled.

F. S. STANTON, Colonel, R.E.,
Director-General of Raslways.

Report of a Deserter from the 1st Battalion, Royal Welsh Fusiliers, dated at Lucknow, this 22nd day of November, 1886.

Number, Rank, and Name. At what Place Enlisted,—No. 463, Private Carnaryon, North Wales. 463, Corpl.) Owen | Parish and County in which (Lance Parry Jones. Born,-Llanllefin, Age,—22 years 5 months. Size,—5 feet 10 inches. Colour of narvon, Carnarvonshire. Marks,—Nil. Complexion, fresh; Hair, Trade,-Ostler. brown; Eyes, brown. Coat or Jacket,-Date of Descrition,—18th November, 1886. Waistcoat,-Breeches of Desertion,-Trowsers,~ Naini Tal. Date of Enlistment,-23rd REMARKS,-On pass. May, 1883. Under 3 years' service.

R. B. MAINWARING, Major, Comdg. Depôt, 1st Buttn., Royal Welsh Fusiliers.

CURRENCY NOTES.

The following Currency Notes of the Government of India are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers. Any other person having these Notes in his possession, or claiming a right to them, is warned to communicate at once with the undersigned:—

Lahore Circle.

NOTES WHOLLY LOST OR DESTROYED.

W. H. EGERTON.

for Deputy Commissioner of Currency.

LAHORE, The 22nd November, 1886.

TREASURE TROVE.

NOTICE.

It is hereby notified under Section 5 of the Indian Treasure Trove Act (VI of 1878) that, on

or about the 22nd day of August 1886, 8 gold coins (Puvaragans) valued in the aggregate at R24, were found buried in the embankment of the Theradikuttai tank within the limits of Kilkuppam, a hamlet of Porur in the Saidapet taluq, Chingleput District, in the Presidency of Madras.

All persons claiming the treasure, or any part thereof, are hereby required to appear personally or by agent before the Collector of Chingleput, at his office at Saidapet, on the 30th day of March, 1887, in order to the matter being enquired into and determined in accordance with the provisions of the Act.

E. C. JOHNSON,

Actg. Collector.

CHINGLEPUT DISTRICT, COLLECTOR'S OFFICE, CAMP CHENGALRAYAN CHOULTRY, The 18th November, 1886.

POST OFFICE.

NOTIFICATIONS.

Unclaimed Letters held in the Calcutta General Post
Office on 25th November, 1886.

Allen, C. & Co. Callis, T. W. Foey, C. W. Borton, W. H. & Co. Dixie, Mrs. G. Thomson, C. H. Bull, S. D. A. W.

Letters marked " Care of Post Office."

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Mails for	Date of closing at Calcutta,	Route by which despatched,	
	1886.		
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the Castle Mail Packets	30th 27th	Ditto. Per P. & O. Str. Ballaarat.	
Madras, Pondicherry, Ceylon, Batavia, Singapore and Chit	3rd Dec.	Per French Str.	
Straits and Hong-Kong	6th ,,	Per Str. Japan. Ditto Bancoera,	
Akyah, Kyouk Phyoo, Sandoway and Rangoon		Ditto Cocenada,	

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. Advertisements and Notices by Private Individuals and Corporations.

UNCOVENANTED SERVICE FAMILY PENSION FUND.

RESULT OF VOTES

On the proposal submitted in Circular No. 2, dated 6th August, 1886.

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By order of the Directors,
W. H. RYLAND,
Secretary.

U. S. F. P. Rund Office, The 23rd November, 1886.

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SUPPLEMENT TO

The Gazette of Kndia.

No. 48.} CALCUTTA, SATURDAY, NOVEMBER 27, 1886.

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A SUPPLEMENT to the GAFFITE OF INDIA will be published from time to time, containing such Oficial Papers and information as the Government of India may deem to be of interest to the Public, and such as may usefully be made known.

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GOVERNMENT OF INDIA. HOME DEPARTMENT.

TREATMENT OF GANGS OF FOREIGN ASIATIC VAGRANTS TRAVELLING IN INDIA.

No. 7

Extract from the Proceedings of the Government of India, in the Home Department (Police),—under date Simla, the 25th November 1886.

Read again-

(1) Home Department Resolution Nos. 20, dated 20th May 1877, on the subject of the treatment of foreign Asiatic vagrants travelling in India; and

(2) the undermentioned correspondence regarding certain gangs of such vagrants who lately visited the Lower Provinces of the Bengel Presidency, the Madras Presidency, the Central Provinces, and Central

India:— Letter from the Government of Bengal, No. 1126 J., dated 28th February 1885.

Letter from the Government of Madras, No. 2307, dated 1st September 1885, with enclosures.

Letter from the Government of Madras, No. 2793, dated 14th October 1885.

Letter from the Chief Commissioner of the Central Provinces, No. 4158 dated 28th October 1885, with enclosure.

Letter to the Government of Bengal, No. 398, dated 30th November 1885.

Letter to the Government of the Punjab, 399, of the same date.

Read also

Letter from the Government of Bengal, No. 2408 J., dated 31st July 1836, with enclosure.

Letter from the Government of the Punjab, No. 293, dated 22nd April 1886.

Communication from the Government of Madras, No. 3223, dated 26th November 1885.

Letter to the Government of Bengal, No. 11, dated 23rd January 1886. Letter from the Government of Bengal, No. 14J.D., dated 26th April 1886, with enclosure.

Letter from the Chief Commissioner of the Central Provinces, No dated 26th November 1885, with enclosure.

Communication from the Foreign Department, No. 971 I., dated 23rd March 1886.

RESOLUTION.

In the penultimate paragraph of Home Department Resolution dated 20th May 1879, cited in the preamble, the following general instructions in respect of the treatment of gangs of foreign Asiatic vagrants were laid down for the guidance of Local Governments and Administrations and the officers subordinate to them, namely:—

(1) that the frontier provinces are responsible that such gangs

are not allowed to pass into India;

ments; and

(2) that in any province where such a gang commit any depredations, no effort should be spared in bringing the chief offenders to justice for specific crimes, or treating them, as the law allows, under the provisions of the Code of Criminal Procedure relating to security for good behaviour:

- (3) That on no account should such gangs be passed on under police or other guards into other districts or other provinces; but if deportation is deemed necessary, it

 * An Act to give the Government certain powers with respect to Foreigners.

 * It is and descriptive rolls of the deported persons, with photographs of the leaders, being taken and forwarded to the frontier Govern-
- (4) that on no account should safe-conduct passes or licenses to carry arms be granted to gangs of this type, or to any members of such gang; and that if arms or ammunition are found in their possession, they should be at once disarmed in accordance with the provisions of the Arms Act.
- 2. The following instances have recently come under the notice of the Government of India in which these instructions have in certain respects been overlooked by local officers. In the year 1884, a large body of Pathans visited the Lower Provinces. According to the Police reports, these men described themselves as being of Dehra Ghazi Khan, although there was reason to believe that they were wandering gipsics from beyond the North-West Frontier of India. They travelled in several gangs, the number of which appeared to be fluctuating, and while pretending to be horse-dealers caused great annoyance to the inhabitants of the districts through which they passed by practising various methods of extortion.

In June 1885, three vagrant bands entered the Ganjam District of the Madras Presidency from Bengal—two through the Gurjat Mahals, and one through the Sambalpur District of the Central Provinces. These gangs, or some members of them, were found to be furnished with police escorts, passes, and licenses to carry arms. Two of the bands called themselves Biluchis, but stated that they came from Dera Ghazi Khan. The third described themselves as being natives of Hyderabad in Sind. Although trade in false-jewels, pocket-knives, pearls, and other miscellaneous articles was their ostensible object, their entry into the Madras Presidency was at once marked by disturbances. On the 31st July 1885, the Local Government issued an

order directing the removal of the gangs in question from the territories belonging to the Madras Presidency under the provisions of section 3 of Act III of 1864. Paragraphs 3 and 4 of that order were as follow:-

There is reason to believe that the three gangs are connected, and that they entered the Northern Circars of this presidency in the year 1882; and then stated that they belong to Hyderabad in Sind. From onquiries then made it was ascertained that the men were not known at the places mentioned by them, and the order of this Government then passed declared them to be "clearly foreign vagrants." His Excellency the Governor in Council has no hesitation therefore in treating all three of the present gangs as foreigners.

The gangs have now entered the Vizagapatam District, and the question of future disposal must be decided. His Excellency in Council resolves to order, their future disposal must be decided. His Excellency in Council resolves to order, under the provisions of Act III of 1864, section 3, that these gangs of foreign vagrants shall remove themselves from the territories belonging to the Madras Presidency by the shortest route leading towards their home beyond the North-West Frontier of British India.

It also appears that certain gangs of foreign vagrants were passed on last year from the Central Provinces to the territories of certain Native States in Central India.

In a report submitted by the Bengal Government, it is explained that gun licenses were fraudulently obtained from the authorities at Alipore and Howrah by some individual members of one of the three gangs who entered the Ganjam District from the Bengal side. As regards the passports which these gangs were said to possess, it is stated that they were mostly certificates from a few local officers in the Lower Provinces to the effect that the men were a quiet set of traders, who had created no disturbance in the localities where they had temporarily halted, or that they were respectable travelling mer-Stringent orders have now been issued by the Bengal Government with the object of preventing any repetition of the practice of giving such certificates.

- 3. The practice of furnishing wandering gangs such as those referred to above with police escorts, passes, and licenses to carry arms is clearly opposed to the orders contained in the Resolution of the 20th May 1879; and the Governor General in Council desires that the special attention of district officers in the several provinces should be directed to those orders, a strict observance of which should at the same time be enjoined. It must also be understood that such gangs must under no circumstances be passed on from British territory into His Excellency in Council would furthermore point Native States. out that the treatment of these foreign vagrants is a matter which requires the exercise of a careful discretion, and which cannot be regulated by hard-and-fast rules.
- 4. The Government of India also concurs in the suggestions contained in the letters from the Chief Commissioner of the Central Provinces and the Bengal Government, dated the 26th November 1885 and 31st July last, respectively, which are cited in the preamble to this Resolution, namely,-
 - (1) that an order of deportation, if issued by any Local Government, should be made effective, and should not merely require the removal of the persons concerned from a particular presidency or province, but beyond the limits of British India (section 3, Act III of 1864), and that the route for removal should be always specified in the order, warning being at the same time given to the Local Governments and Administrations through whose territories the gang will pass; and
 - (2) that whenever a license to carry arms is given to any person who may appear to be travelling bond fide for the purpose of trade, a note should be made on the

license of the number of persons accompanying such person, and that he should be given distinctly to understand that should his followers be augmented at any time, or should he join any other company or gang, his license would be at once liable to cancellation.

5. In conclusion, the Governor General in Council wishes it to be clearly understood that the object of calling renewed attention to the matter is not to interfere with the movements of persons who are bond fide engaged in trade, but to protect the peaceable inhabitants of the country from the depredations of wandering gangs whose real object is rather larceny or plunder than legitimate trade.

ORDER.—Ordered, that a copy of this Resolution, together with a copy of the correspondence cited in the preamble, be forwarded to Local Governments and Administrations for information and guidance, and to the Foreign Department for information and communication to Political and other authorities subordinate to that Department.

Ordered also, that the Resolution and the papers be published in the Supplement to the Gazette of India.

(True Extract.)

A. P. MACDONNELL,

Offg. Secretary to the Government of India.

From-J. WARE-EDGAR, Esq., C.S.I., Officiating Secretary to the Government of Bengal, Judicial, Political and Appointment Departments.

To-The Secretary to the Government of India.

In accordance with your endorsement No. 264, dated 25th February, enclosing a telegram (herewith returned) from Daria Khan and his followers, I am directed to submit the following report.

- 2. About nine months ago, the attention of Government was drawn by police reports to the presence in Behar districts of a large number of Pathans. According to the police reports these men described themselves as being of Dera Ghazi Khan, visiting India for the purpose of trading in horses. They were estimated to number some 250 persons. Reports concerning them were received from Sarur, Durbhanga, Monghyr and Bhagulpore. They were stated to have no fixed abode, to be travelling under the authority of perwanahs granted to them by certain officers in the North-Western Provinces, and under the cover of horse-dealing to be practising various methods of extortion on the inhabitants of the places they visited. These Pathans travelled in several gangs, the number of which appears to be fluctuating. Daria Khan was reported to be the leader of one of the gangs. The Pathans subsequently visited Purneah, Maldah, Dinagepore, Bogra and Pubna. They were everywhere watched by the police.
- 3. In September last, under orders of the Inspector General of Police, a gang of these Pathans was stopped by the police in Pubna, and examined as to whether they were inhabitants of British India or not. Twenty of the men stated that they were inhabitants of "Rajhan in Khelat in the claka of the Khan, but having no fixed abode. In Khelat which is under the control of the Khan, there is a British Resident." Rajhan they described as being in the hills, 30 miles distant from the district of Dera Ghazi Khan. The Inspector General of Police then represented to Government that this particular gang had committed many depredations and much harassed the villages on which the gang quartered themselves, and on his application the Lieutenant-Governor, by an order in writing under section 3, Act III of 1864, dated 4th December, directed that these foreigners should remove themselves from British India viá Bogra, Maldah, Bhagulpore, Monghyr and Dinapore. The Government of the North-Western Provinces were at the same time addressed, informed that a police escort would accompany the men either to Buxar or the Karamnassa, and requested to issue necessary instructions to have the band passed on towards Khelat. On the 16th December, on the suggestion of the Magistrate of Dacca, the route was changed to one via Goalundo, Moorshedabad, Rajmehal and Bhagulpore. The gang was escorted by the police to Goalundo. Shortly after leaving that place, however, they got away from the police and appear to have joined other bands of Pathans.
- 4. Of those who escaped, one party appears to have come down south to the neighbourhood of Barrackpore, and under Subhan Khan to have joined the band of Daria Khan at Ampta. At any rate, it is certain that these two bands entered the district of Midnapore together at the beginning of this month. On their arrival at Midnapore, the band of Subhan Khan was, on being identified by the Inspector of Police, who had previously been in charge of all the foreigners whose deportation was ordered, separated from that of Daria Khan, and despatched under a police escort towards Synthia. Daria Khan was

- informed that he was at liberty to march where he liked, so long as he committed no depredation. But further enquiries are being made about him and his followers in Dera Ghazi Khan. It is to the separation from the party of Daria Khan of the Pathans who are under orders of deportation that the telegram under report refers.
- 5. With regard to Daria Khan, I am to say that the Lieutenant-Governor received a petition purporting to be sent by a person of that name at the end of last December. In the petition it was stated that the petitioner and his party had come from Dera Ghazi Khan to Bengal with horses and ponies for the purpose of carrying on trade, and the petitioners prayed that the police would not molest them. Attached to the petition was a paper purporting to be a copy of a certificate signed by R. A. Cole, Bengal Staff Corps, Station Staff Officer at Erinpura, to the effect that Daria Khan, merchant and horse-dealer from Dera Ghazi Khan, with about 150 followers, had camped near Erinpura for five or six days, and that their behaviour had been orderly. This Mr. Cole is apparently the gentleman referred to in the telegram. The petition, which was addressed from Calcutta, was sent to the Commissioner of Police, Calcutta, for report. reply, it was stated that Daria Khan had applied to the Commissioner of Police for a license for arms and a rahdari perwannah to Madras vid Midnapore and Balasore. On consideration of the unfavourable reports regarding Daria Khan, the grant of the perwannah was refused. As stated in the last paragraph, Daria Khan went at the beginning of this month to Midnapore. Thence the Lieutenant-Governor received from him two telegrams complaining of the separation of his party and alleging oppression by the police.
- 6. Daria Khan appears to be the chief leader of the Pathans. He and his party first entered Sarun from Goruckpore in the North-Western Provinces about May last, and the police reports have throughout been unfavourable regarding him and his men. There have been complaints against them of extorting money by threats from women and timid people, dealing in false precious stones, and of grazing their ponies on the crops of the villagers. Daria Khan himself and two of his party were tried on the 10th December last in Nuddea for culpable homicide. They were acquitted, because the witnesses either would not or could not speak positively as to the identity of the accused. There is, however, no doubt that one or some of the band did commit the murder.
- 7. I am to say that eareful inquiry was made as to the country from which those Pathans came regarding whom orders of deportation were issued. They described themselves as foreigners and as subjects of the Khan of Khelat, and not British subjects. As they described their residence as being 30 miles from the District of Dera Ghazi Khan, in the hills, a reference was made to the District Superintendent of Police of Dera Ghazi Khan. In reply, he stated "nothing is known in this district of the members of the gang mentioned, nor can any substantial information be obtained regarding their arrival in Dera Ghazi Khan. From their habits, appearance, and mode of living, it would seem that they are either Khorasani or Irani gypsies, called sometimes Kuchianis."
- 8. There has been no vexatious or unnecessary interference with the men originally belonging to the gang of Daria Khan, but orders have been given to the police to watch their proceedings strictly. They have caused great annoyance to the inhabitants of the districts through which they have passed, and certainly in no respect have earned the character of being peaceable traders. It is probable that they are wandering gypsics from beyond the north-west frontier of India, but, pending the receipt of further information, Sir Rivers Thompson is unwilling to deport them in a body under the Act.

No. 2307, dated Ootacamund, the 1st September 1885.

From—The Honourable E. F. Webster, Chief Secretary to the Government of Madras.

To-The Secretary to the Government of India, Foreign Department.

I am directed to forward, for the consideration of His Excellency the Governor G.O., 31st July 1885, No. 1990.

General in Council, the marginally noted Proceedings of this Government regarding certain wandering gangs describing themselves as Beluchis, who appeared recently in the northern districts of this Presidency.

2. These vagrant bands appear to have entered the Ganjam District from Cuttack, and their arrival in this Presidency was at once marked by a succession of criminal occurrences. They had in their possession passports of various dates, which, so far as they can be deciphered, appear to be of little value as evidence of nationality or for any other useful purpose. I am directed to enclose a gunlicense, taken from Daria Khan, one of the leaders of the gang, purporting to have been granted on the 14th May 1885, by the Magistrate of Pooree, in contra-

vention, it would seem, of the express Resolution, dated 20th May 1879, No. 29-989. orders of the Government of India as

contained in the resolution noted in the margin. It is in the opinion of His Excellency in Council, through inattention to these instructions, that these people have been enabled to penetrate so far south. The action of each district officer appears to have been directed merely to hurrying on the gang as quickly as possible out of his own jurisdiction, and His Excellency in Council would, therefore, suggest the advisability of positive instructions being reiterated to the Governments of the Northern Presidencies to carefully attend to the instructions laid down by the Government of India to which reference is made above.

Extract from the Proceedings of the Government of Madras in the Judicial Department,—No. 1990, dated the 31st July 1885.

Read again the following paper:-

G. O., dated 9th June 1885, Miscellaneous No. 1526, Judicial.

Read the following-

Telegram dated Chatrapur, the 5th June 1885.

From-The District Magistrate, Ganjam.

To-The Chief Secretary to the Government of Madras.

Two gangs, numbering 38 and 45, respectively, entered district from Bengal side. They declare that they came from Dera Ghazi Khan, but Commissioner, Cuttack, styles one gang Beluchis, whilst Inspector General, Police, Bengal, has apparently treated them as British subjects furnishing escort. They are provided with numerous passes and also three gun licenses, but I have notwithstanding ordered disarmament, as already complaints of violence and plunder made. I believe gangs to be identical with those who wandered through the country in 1882—vide G. O. No. 506 of 19th June. They wish to proceed vid Vizagapatam to Madras. Have warned Mr. Turner.

ORDER THEREON.

The following telegram will be sent to the District Magistrate, Ganjam:-

"Your telegram fifth. Your action approved. Forward passes said to have been given to gang."

(True Extract.)

E. F. WEBSTER,

Chief Secretary to the Government of Mudian.

Copy to the Inspector General of Police.

Read also the following papers :-

No. 1794, dated Chatrapur, the 4th June 1885.

From-J. G. Horsfall, Esq., District Magistrate of Ganjam.

To-The Chief Secretary to the Government of Madras.

I have the honour to report that a party of Beluchis, consisting of 13 men, 9 women, and 16 children, arrived here from Cuttack yesterday morning, vid Rawbha. Another gang, said to number 80 persons, arrived at Kalingapodoro in the Kurcholi muttah of the Goomsur taluk on the 1st instant.

- 2. The arrival of these gangs in the district has spread alarm and consternation among the people. At Rawbha it is reported that the shops were all closed, and at Buguda in Goomsur it is reported that housebreaking with violence has been committed, and a strong body of police has had to be despatched there to inquire into the offence and make arrests if necessary.
- 3. Daria Khan, the leader of the gang which arrived here, possessed a double-barrelled rifle. As it is unadvisable that such gangs of wild characters as these appear to be should be allowed to proceed with arms through this and adjoining districts, their presence in itself being a terror to the people, I have directed that the above gun be seized and detained here.
- 4. The Magistrates of Balasore and Pooree appear to have granted licenses to Daria Khan to possess arms contrary to the directions contained in paragraph 53 of the resolution of the Government of India, communicated with G.O., 2nd July 1879, No. 1552. The two licenses presented before me are enclosed for the information of Government.
- 5. I may mention that timely intimation was given me by the Commissioner of Cuttack of the advent of the smaller gang, but that I received no warning regarding the larger gang which has entered the districts suddenly by an unfrequented road, and would seem from the reports received to have at once broken out into acts of violence and lawlessness. I have communicated to the District Magistrate, Vizagapatam, the movements of the two gangs.
- 6. Though claiming to be Beluchis, I consider that they are the identical people who came down some four years ago and claimed to be Scindis. They have with them for sale nothing but a few English pocket-knives, and, what they call stones (probably glass), and a lot of ponies, but nothing of any value.

No. 376, dated Russellkonda, the 4th June 1885.

From-M. R. Ry. A. Suryanarayana, General Deputy Magistrate of Ganjam.

To-The District Magistrate of Ganjam.

In continuation of my letter, dated 2nd instant, No. 366, I have the honour to report that Mr. Inspector Lever met the gang of Mussulmans at Ballisayi on the evening of the 2nd instant, and on the 3rd accompanied them to Kullada, where they remained that day. The gang arrived at Russellkenda this morning and encamped in a tope about half a mile from the town. They intend to halt here to-morrow, and then march to the next stage "Gangupur" en route to Berhampore.

- 2. The headman of the gang and five others just came to my Office and showed me passports detailed in the enclosed list and several others obtained from the authorities in Native States. These show that they are peaceable traders.
- 3. It appears that these are Scindis or Punjabis residing in Dera Ghazi Khan district. They were travelling through several Native States in Upper India, and also through North Canara, Tanjore, Mysore, Bangalore, Calcutta, and Central Provinces from some years back for the purpose of trade. They have brought with them different kinds of false stones, pearls, penknives and other miscellaneous articles, and are exposing them for sale to the public at Russellkonda. The gang consists of—

Men	•	•	•	-			•			•	•		12
Women			•							•			13
Boys						•							10
Girls					•	•					•		10
										·n			
										T	otal	•	45
Ponies							•	•					25
Guns					•		•	•	•				2

They got a license for these guns from the Joint Magistrate of Howrah. The license is dated 8th January 1855, and is current till 31st December next. They are also accompanied by four constables of the Gurjat police.

- 4. They state that they intend going by land to Madras viá Berhampore, Vizagapatam, Godavari, Kistna, and Nellore districts for purpose of trade.
- 5. They have not produced any passport from Government to pass through the

 * Copy enclosed.

 Madras Presidency, but from the endorsement,*
 dated 13th March 1885, given by the District

 Magistrate of Burdwan, it appears that the orders of the Inspector General, Bengal,
 are that "they should be allowed to go where they please, the police, however,
 keeping an eye on them. They appear to be inoffensive traders, and say they belong
 to district Dera Ghazi Khan."

- . 6. The Assistant Superintendent of Tributary Mahals (Gurjat Police) certifies, on 18th May 1885, to the effect that "these persons are travelling through these tributary mahals, and are now going to Berhampore. They have permission of Government to travel under police surveillance; this police guard should be relieved at the next district they go to." This shows that these people have permission of Bengal Government to go to Berhampore. But as I have received no orders from you, I am doubtful whether I may allow this gang to pass on to Berhampore under police surveillance.
- 7. They ask me for a passport and a police guard of one head constable and four constables, as they have also much money with them; but object to the deputation of Police Inspector to accompany them, saying that he would give them trouble. If they are allowed to pass on to Berhampore, I think it better to send an Inspector with a few constables along with them to Berhampore, so that they may not give any trouble to the villagers on their way. I respectfully solicit early orders, as these people say that they cannot stay here more than two days.
- 8. As regards the Kalingapodoro affair, Mr. Lever reports that some of the women of the gang quarrelled with the Panos of the place on account of some fowls, and each party received a beating from the other. He further reports that one Komati Narayana Patro of Gayagonda complained to him that the women belonging to the gang entered his house and carried away Rs. 60 in eash, a cloth, brass-pot, and some sugar. The matter is under investigation by the police, and if there is sufficient evidence, the offenders will be dealt with according to law.

Dated Soory, the 13th March 1885.

Endorsed by the District Magistrate of Soory on application for a copy.

Copy of departmental order cannot be given. The petitioner and his companions are going via Ranchee to trade. The Inspector General's orders are that they should be allowed to go where they place,* the police, however, keeping an eye on them; they appear to be inoffensive traders, and say they belong to district Dera Ghazi Khan.

CERTIFICATE.

Mirza Ali Muhammad Beg and party of men, women, and children, in all 45 persons, are travelling through these tributary mahals, and are now going to Berhampore. They have permission of Government to travel under police surveillance; this police guard should be relieved at the next district they go to.

CAMP ANGUL; 13th May 1885.

Assistant Superintendent of Police, Gurjut Police.

No. 1820, dated Chatrapur, the 5th June 1885.

Endorsed by the District Magistrate.

Submitted to Government in continuation of my letter of 4th June 1885, No. 1794, and my telegram of this date. I have issued warrant to seize all arms in their possession, and instructed the General Deputy Magistrate to act in accordance with the rules laid down in paragraph 53 of G. O., 2nd July 1879, No. 1552, Judicial Department, treating them as aliens.

No. 2004, dated Chatrapur, the 16th June 1885.

From—J. G. Horsfall, Esq., District Magistrate of Ganjam. To—The Chief Secretary to the Government of Madras.

As directed in Government telegram of the 9th instant, I have the honour to forward 29 passes obtained from Daria Khan, the leader of the gang which passed through Chatrapur and which is now at Berhampore, and 2 gun licenses and 5 passes obtained from the gang which entered the district through Kurcholi.

- 2. The gang under the command of Daria Khan appear to be in a hurry to proceed to Russelkonda and join the other party there. The Superintendent of Police reports that he has reason to believe that they intend, if allowed, to go on together to Hyderabad viā Balliguda, Kalahandi, &c. I have therefore issued orders (as Agent to Governor) that the gang should not be permitted to travel viā Balliguda.
- 3. The Assistant Superintendent of Police, Gurjat Mahals, writes to the Superintendent of this District that "during their passage through the Tributary States of Orissa they gave a good deal of trouble to some of the Rajahs in whose States

they were, by quarrelling with the amla about payment of supplies and by thefts said to have been committed by their women."

4. His report only reached the Superintendent of Police after the gang had entered this district.

Miscellaneous No. 1916, dated Octacamund, the 23rd July 1885.

Ordered, that the following telegram be despatched to District Magistrate, Ganjam :-

"Your letter, 16th June, No. 2004. Report where Biluchi gangs now are. Government propose to order deportation as aliens, therefore their progress should be stopped."

E. F. WEBSTER.

Chief Secretary to the Government of Mudras.

No. 2186, dated Chatrapur, the 26th June 1885.

From-J. G. Horsfall, Esq., District Magistrate of Ganjam. To-The Chief Secretary to the Government of Madras.

In continuation of my letters noted in the margin, I have the honour to state

1. Letter No. 1794, dated 4th June 1885.

2. Communication No. 1820, dated 5th June 1885.

3. Telegram No. 1821, dated 5th June 1885. 4. Letter No. 2004, dated 16th

June 1885.

that another gang, consisting of 10 men, 19 women, and 11 children, who call themselves natives of Hyderabad (Scinde?), arrived at Kurcholi in the Goomsur taluk on the 20th instant from Sambulpur, accompanied by a fourth grade head constable and a constable of the reserve police of that district. These are, no doubt, another party of the two previous gangs.

- 2. Besides the above, four men, who also style themselves natives of Hyderabad, joined the Russelkonda gang of the Biluchis on the 21st and 22nd via Buguda, Bellugunta, and Aska. The whole gang proposes to start for Viziana-Buguda, Bellugunta, and Aska. gram viá Sergada and Pattupur.
- 3. The total number of Biluchis and persons styling themselves natives of Hyderabad amounts to 127 as shewn below, including women and children:—

	Mon.	Women.		
Biluchis, as per my letter No. 1794, dated 4th June 1885	13	9	- 10	6 38
Biluchis, as per General Deputy Magistrate's letter No. 376, dated 4th June, forwarded with my ondorsement No. 1820, dated 5th idem	12	13	20	0 45
Hyderabad people as now reported	14	19	1	1 44
Total	39	41	- 4'	7 127

No. 4155, dated Cooncor, the 14th July 1885.

From—Colonel H. D. Cloete, Inspector General of Police. To-The Chief Secretary to the Government of Madras.

With reference to my remarks on confidential monthly report, dated 1st July, I have now the honour to forward the report of the Superintendent of Police, Ganjam, on the Biluchi gangs that entered this Presidency last month. They are a turbulent and unruly set of people, who cause great annoyance to the timid and peaceful inhabitants of this Presidency, and it seems very objectionable that they should be allowed to wander about at will with fire-arms and protected by passes.

2. The inhabitants of this Presidency are not accustomed to deal with such people, the consequence is that, where there are no police at hand, they rob and bully the villagers, and are a perfect pest. They are not British subjects or it might be said that it would be interference with their liberty to prevent them travelling through India. They are, in my judgment, nothing more than vagrants provided with a certain amount of rubbish to give a clock to their being considered travelling merchants.

No. 352, dated Chatrapur, the 14th June 1885.

From-H. T. Ross, Esq., Superintendent of Police.

To—The Assistant Inspector General of Police (through the Deputy Inspector General of Police), Madras.

In continuation of my telegram of the 5th instant, I have the honour to submit the following report.

- 2. On the 1st instant District Magistrate, Ganjam, informed me of the expected arrival of a gang of Biluchis (copy of letter A attached); I at once sent information to all Inspectors concerned.
- 3. On the 1st instant the Inspector of Police, Ganjam Division, reported the arrival on the 30th ultimo at Panditgam (5 miles this side of Bengal frontier) of a gang of Biluchis consisting of 13 males, 9 females, and 16 children, in all 38. They proceeded to Kalikot (the head-quarters of the zemindar) on the 31st idem under police escort; on the 1st instant to Rawbha; on the 2nd to Chatrapur, where they remained until the 6th, and then went on to Berhampore, where they are at present.
- 4. Whilst at Chatrapur the District Magistrate issued a warrant for the seizure of a licensed double-barrelled gun found with the leader of the gang. The gun was seized, but the Magistrate subsequently returned it on condition of its being sold to the Kalikot Rajah who had expressed a wish to buy it.
- 5. This portion of gang has been giving no trouble whatever in the district; the members profess to be itinerating merchants, and have with them a large stock of penknives, false pearls, gold mohurs, &c.
- 6. The leader states that the whole gang, of which the present number is but a portion, consists of 150 members; that they left Biluchistan about two years ago, and travelled together as far as Cuttack, visiting Calcutta, Balasore, and Midnapur, where they divided into two gangs—one going into the interior towards Dehra Ghazi Khan is in the Punjab.

 C. A. P.

 Sumbulpore, and the other followed the trunk road arranging to meet at Berhampore in this district. The name of leader is Daria Khan. He says he and his party belong to Dehra Ghazi Khan in Biluchistan.
- 7. On the 3rd instant I received a report from Inspector Lever at Russell-konda to the effect that the Baroda station officer had sent him information of the arrival, on the 1st instant at Kalingapodoro (a Pano village, 20 miles north-east of Russellkonda), of a gang of about 80 Muhammadans who had demanded food from the villagers, entered their houses, assaulted and looted them of their fowls, &c.
- 8. The Inspector immediately started for the village and met the gang on the night of the 2nd at Bullichage. Mirza Muhammad Ali Beg and Mirza Kyser Beg, the two headmen of the gang, on being questioned stated they were natives of Dehra Ghazi Khan, and it is evident that they are members of the same gang now at Berhampore. A double-barrelled rifle and a fowling piece were found with them. These have subsequently been seized. This party was accompanied by four constables of Ongul (Gurjat district) and possessed a pass from the Assistant Superintendent of Police, Ongul (Gurjat district), dated 13th ultimo, in which it was stated that the gang had been permitted by Government to travel through the tributary mahals on their way to Berhampore under police surveillance, and that the guard should be relieved at the next district.
- 9. Regarding the numerous complaints made by the villagers, these four Bengal constables state that "they were in close attendance on the gang since it left Ongul, and did not notice or hear of any irregularity having been committed by them." I have called upon the Inspector for a further report regarding this matter. No intimation of the coming of this gang was sent me by the Gurjat district authorities, the first information we received of their presence was from villagers coming in with complaints. Besides the cases above mentioned a Komati of Gayagondal stated that the women of the gang broke into his shop on the morning of the 1st while passing through the village, stole Rs. 50 in cash, four gold-bladed necklaces to the value of Rs. 120, and a piece of loaf-sugar. These complaints are under inquiry.
- 10. The gang is found to be actually 45 strong, and is now at Russellkonda, where it will remain pending the disposal of the above charges.
- 11. It is believed that one of the leaders, Mirza Muhammad Ali Beg named above, was fined, some years ago (1882), Rs. 1,000 at Vizagapatam by the District Magistrate for keeping in his possession a gun without license.
- 12. Since writing the above, the charges against the various members of the gang have been inquired into.
 - 13. I attach a statement giving particulars of each case.

- 14. The Police Inspector reports that the evidence in almost all the charges disclosed facts seriously complicating the police constables who accompanied the gang from Ongul.
- 15. In one case it is stated that the first-class constable in charge of the escort urged the villagers to pay up on the head of the gang threatening to loot and burn down the village if his demands were not met.
- 16. This constable, as might be expected, was cited as a witness for the defence in nearly all the cases charged, and, of course, the evidence was in favour of the parties citing him.
- 17. I will report further regarding the Ongul constables as soon as I receive the Deputy Magistrate's proceedings.
- 18. I have just received an order to obtain and forward to the District Magistrate all the passes granted by the Bengal authorities found in possession of the Biluchis.

I attach copy of a letter received yesterday from the Assistant Superintendent of Police, Gurjat mahals—vide B.

Dated the 17th June 1885.

Received and forwarded.

C. A. PORTEOUS, Lt.-Colonel, Deputy Inspector General of Police.

A

No. 441, dated Cuttack, the 23rd April 1885.

From—C. F. METCALF, Esq., C.S.I., Commissioner of the Orissa Division.

To-The Collector of Ganjam.

I have the honour to inform you of the arrival of a party of Biluchi travelling merchants bound for Madras, consisting of 13 men, 9 women, and 14 children. They have 19 horses with them and two riftes and are likely to leave Cuttack soon. I have written to the Magistrates of Cuttack and Pooree to depute police to see them out of their respective districts, and beg to warn you of the coming of these men. The leader of the party is a man named Daria Khan.

No. 1275, dated Chatrapur, the 30th April 1885.

Endorsed by the Collector and Magistrate.

Copy forwarded to the Superintendent of Police, who is requested to keep a sharp look-out upon the immigrants. Any offences committed should be at once reported and the effenders prosecuted against rigorously. Any arms found should be seized under the Arms Act, if not protected by licenses.

В.

No. 330, dated Cuttack, the 8th June 1885.

From—A. B. BARNARD, Esq., Assistant Superintendent of Police. To—The District Superintendent of Police, Ganjam.

I have the honour to inform you that, on the 3rd instant, a party of "Khelaties," headed by one Mirza Ali Muhammad Beg, entered your district and was made over to your police. These men have been travelling through Bengal with the permission of the Inspector General of Police, Lower Provinces, whose orders were that they should be watched, but not restrained by the police under whose surveillance they should be passed on from district to district. They are said to be travelling for the purpose of dealing in pearls, cutlery, and horses, but during their passage through the Tributary States of Orissa, they gave a good deal of trouble to some of the Rajas, in whose States they were, by quarrelling with the amla about payment of supplies and by thefts said to have been committed by their women.

Telegram dated Chatrapur, the 26th July 1885.

From—District Magistrate, Ganjam.

To-Chief Secretary, Madras.

Biluchis are at Guzratipet, Vizagapatam district. Their progress stopped. Have telegraphed to District Magistrate, Vizagapatam.

ORDER THEREON.

On the 5th of June the District Magistrate, Ganjam, telegraphed the arrival in his district of two wandering gangs described by the Commissioner of Cuttack as Beluchis, but furnished with escort, passes, and gun licenses. The Magistrate reported that he had ordered disarmament, and approval of his action in this respect was communicated to him by wire, and the receipt of further information awaited. This has now been furnished in the letters read above. It appears that three gangs have entered this Presidency, numbering in all 127 persons including women and children. Two parties called themselves Biluchis, but stated that they came from Dera Ghazi Khau in the Punjab; the third band describe themselves as natives of Hyderabad in Scinde, and state that trade is the object of their journey. They have in their possession different kinds of false jewels, pocket-knives, pearls, and other miscellaneous articles, which they offer for sale. Their entry into this Presidency was at once marked by disturbances. At Rawbha shops were all closed, and at Buguda house-breakings are reported to have been committed by them. Numerous complaints of theft and other offences are reported in the enclosures to the Inspector General of Police's report. Several firearms were found with them, and most of these have been seized by the local authorities.

- 2. It is clear from their actions in this Presidency, as well as from the proceedings of the Magistrate of Balasore, dated 24th March 1885, and the letter of the Assistant Superintendent of Police, Gurjat Mahals, dated 8th June 1885, that these gangs of foreigners are turbulent and dangerous to the public peace, and it is highly desirable to prevent them from wandering further into this Presidency.
- 3. There is reason to believe that the three gangs are connected, and that they entered the Northern Circars of this Presidency in the year 1882, and then stated that they belonged to Hyderabad in Scinde. From inquiries then made it was ascertained that the men were not known at the places mentioned by them, and the order of this Government then passed declared them to be "clearly foreign vagrants;" His Excellency the Governor in Council has no hesitation, therefore, in treating all three of the present gangs as foreigners.
- 4. The gangs have now entered the Vizagapatam district, and the question of their future disposal must be decided. His Excellency in Council resolves to order, under the provisions of Act III of 1864, section 3, that these gangs of foreign vagrants shall remove themselves from the territories belonging to the Madras Presidency by the shortest route leading towards their home beyond the north-west frontier of British India. The following telegram will accordingly be despatched to the District Magistrate, Vizagapatam:—
- "Three gangs of Biluchis, total 127 persons now at Guzratipet. Government orders them under section 3, Act III of 1864, to remove themselves from Presidency by northern route. Inform them of penalty under section 4 in case of neglect or refusal. Communicate with Agent, Ganjam, and report result to Government."
- 5. The Government of India will be addressed regarding the action of the Bengal authorities in furnishing these gangs with passes and police escort.

(True Extract.)

E. F. WEBSTER,

Chief Secretary to the Government of Mudras.

To the District Magistrate, Ganjam.

,, Vizagapatam.

Inspector General of Police.

FORM IX.

৯ নং পাঠ।

(Fee 4 annaș paid.)

No. 2 for 1885.

Fee four annas for each weapon payable stamps for licenses granted in Britis India; free of all fee for licences grant by Political Agents to subjects of Nati-States.

ব্রিটিব ভারতবর্ষমধ্যে প্রদন্ত লাইসেন্স জন্ম অ প্রতি চারি আনা ইফাম্প দ্বারা দিতে হইনে দেনীয় রাজ্যাধিকারের প্রজাদিগকে পলিঃ কাল এজেণ্ট সাহেবেরা যে লাইসেন্স দে ভজ্জন্ম কোন কা দিতে হইবে না।

LICENSE to go armed on a journey.
পথে গমন সময়ে অন্ত্রধারী হইয়া যাইবার লাইসেন্স।

ime, &c., of te-holder, with iculars of his residence.	Number of retainers, if any, who may be covered by the license (Rule 23). লাইনেক বলে অমুচর	Description of arms and ammu- nition covered by this liceuse.	Place of departure, route, and destina- tion of journey. বে স্থান ইইডে, বে	Time which jour- ney will probably. take.	Date from which, and to which, the license is valid.
সহিত লাই- ধারির নাম প্রভৃতি।	সঙ্গে রাখা বাইতে পারিলে, তাহাদের সংখ্যা (২৩ বিখি)।	লাইসেন্সমত অন্ত ও বাক্নদাদির বিবরণ।	পথ দিয়া, বে খানে গমন করিতে হইবে।	পথে সম্ভবতঃ বে সময় সাগিবে ।	যে তারিধ অবধি যে তারিধ পর্যন্ত লাইদে ল প্রবল থাকিবে।
Daria Khan, son of Nurdiu Khan, of Rozan, Purgunus Jal, Zillah Dera Ghazi Khan.	. (2) Two retainers.	One double barrelled C. F. B. L. shot-gun.	From Khords in the District of Poores to Dera Ghazi Khan in Punjab, vid Berhampore, Sikakol, Rajbandari, Vizagapatam, Madras, Tanjore, Trichinopolly, Tinnevelly, Palgat, Coimbatore, Bangalore, Hyderabad and Marwar (Jodhpur), in Rajpootana.	Bight months.	From the 15th day of May 1885 to the 31st day of December 1885. Solar S

ORRE MAGISTRACY;
e 14th of May 1885.

এর। সাল।



R. PORCH,

Magistrate of Pooree District.

(Berta

• This license covers only the persons and the arms named therein, unless it is certified to cover retainers of the holder.

It is granted subject to the provisions of the period named therein.

It is granted subject to the provisions of the "Indian Arms Act, 1878," and the rules framed thereunder.

It does not permit holders to go armed in railway carriages, to fairs, religious processions, or other public assemblages.

This license is to be given up to the Magistrate of the district where the journey ends.

এই লাইসেন্সপত্রে লাইসেন্সধারির অমুচরদিগকে গণ্য করিবার সার্টি-ফিকেট দেওয়া না গেলে, এতছুল্লিখিত ব্যক্তিবর্গ ও অস্ত্র মাত্র এই লাইসে-ন্সের অন্তর্গত বলিয়া গণ্য হইবে।

এই লাইসেন্স এতল্লিখিত মিয়াদের নিয়মাধীনে প্রদত্ত হইল।

এই লাইদেন্স "ভারতবর্ষীয় অস্ত্রবিষয়ক ১৮৭৭ সালের আইনের" ও তৎক্রমে প্রণীত বিধির বিধানের নিয়মাধীনে প্রদত্ত হইল।

লাইদেম্বধারিরা এতদ্বারা রেলের গাড়ীতে, কি মেলায়, কি ধর্মসংক্রান্ত লোক্যাত্রায়, কি অন্য সাধারণ জনসমাগমে অস্ত্রধারী হইয়া যাইবার অনুমতি পাইতেছেন না।

যে জিলায় গমন শেষ হয় সেই জিলার মাজিষ্ট্রেট সাহেবের হস্তে এই লাইসেন্স দিতে হইবে।

No. 2793, dated Ootacamund, the 14th October 1885.

From-The Chief Secretary to the Government of Madras.

To-The Secretary to the Government of India, Home Department.

With reference to your letter, dated 17th September 1885, No. 320, regarding the wandering gangs of Biluchis who lately visited this Presidency, I am directed to refer you to the marginally noted letter which was addressed to the Government of India upon the subject.

- 2. No correspondence has taken place between this Government and the Government of Bengal in connection with the matter, but the passes found with the Biluchis, which had been granted by certain district officers in Bengal, have been ordered to be returned to the Bengal Government.
- 3. With reference to your inquiry regarding the results of the inquiry made into the conduct of the police constables who accompanied the gangs in question from Ongul, I am directed to state that the District Magistrate of Ganjam has not furnished any report upon the subject. The Police, in question, were Bengal Police, and doubtless the police authorities in Ganjam have reported the matter to the Superintendent of Police in Gurjat district, from which district the gangs were sent into Ganjam. A report upon the subject will, however, be called for from the Inspector General of Police.

No. 4158-203, dated Nagpur, the 28th October 1885.

From—F. C. Anderson, Esq., Officiating Secretary to the Chief Commissioner, Central Provinces.

To-The Secretary to the Government of India, Home Department.

I am directed to forward, for the information of His Excellency the Governor General in Council, a copy of letter No. 6134, dated 11th instant, from the Commissioner, Chhattisgarh Division, with copy of the letter referred to therein from the Deputy Commissioner of Sambulpur regarding wandering gangs of Beluchis. It appears from order No. 1990 (Judicial), dated 31st July last, passed by the Madras Government, that the case has been reported to the Government of India by the Madras authorities, and I am to say that the Chief Commissioner would be glad if he were furnished with a copy of any orders that may be passed on it by the Supreme Government. It is perhaps hardly necessary for the Chief Commissioner to point out that the deportation of large numbers of so-called Beluchis through the Central Provinces must cause considerable inconvenience and entail some expense.

No. 6134, dated Camp Bilaspur, the 11th October 1885.

From-The Commissioner, Chhattisgarh Division.

To-The Secretary to the Chief Commissioner of the Central Provinces.

I have the honour to forward, for the orders of the Chief Commissioner, the accompanying copy of letter from the Deputy Commissioner, Sambalpur,

* To be returned.

No. 4378, dated 5th instant, with enclosures* in original, suggesting that uniform action be followed by Local Governments in the treatment of gaugs of Beluchis or Khelatis, who, from time to time, wander about the country, being regarded sometimes as peaceable traders, and at others as marauders preying upon the people. In the present instance it will be seen that certain gaugs were allowed to go through Bengal protected by passes and escort, only to be regarded as turbulent and dangerous on entering the Madras Presidency, and deported as foreign vagrants under Act III of 1864. The gaugs now deported from Madras will be escorted through the Central Provinces districts, but the question submitted for consideration is the possibility of arrangements being made to ensure for the future a uniform treatment of these people either as peaceable traders or as foreign vagrants.

No. 4378, dated the 5th October 1885.

From—J. P. Goodridge, Esq., Deputy Commissioner, Sambalpur. To—The Commissioner, Chhattisgarh Division.

I think it advisable to bring to the notice of the Chief Commissioner and yourself the movements of certain gaugs of persons known as Khelatis or Beluchis.

2. In June or July last two such gangs passed through this district coming from the district of Lohardugga and the States of the South-West Agency. These men were accompanied by an escort of Bengal Police, and were in possession of rahdari parwannahs or safe passes granted to them by the Bengal authorities. Secretary to Chief Commissioner's Book Circular X of 1879 having forbidden the issuing of such passports and the detailing of a police guard to escort these gangs about, and having also directed that they should be treated either as ordinary traders and travellers, in which case they should not be molested, but only watched if in large numbers, or they should be deported if they misconducted themselves by oppressing or robbing the people. The District Superintendent of Police was directed to make an enquiry into their antecedents and present behaviour. The enquiry elicited the fact that they had passed peaceably through the districts of the Chota Nagpur country selling their wares, and that since their arrival in this district no complaints had been made against them. They sold a large quantity of imitation pearls and pocket knives of British manufacture, and after remaining here several weeks left on their way to Cuttack. At their departure they were very anxious to obtain rahdari parwannahs similar to those with which they had entered the district, and police escorts to protect and assist them on their way.

The instructions issued to the District Superintendent of Police were not to grant any such passes or escorts but to have them closely watched by one or more trustworthy constables, and so long as they conducted themselves in an orderly manner they should not be molested. If, however, they acted in a lawless or oppressive manner to the people, they were to be arrested, and the matter reported with a view to their deportation. Similar instructions were issued to the Feudatory Chief of Sonepur through whose State they passed on their way to the Gurjat Tributary Mehals. The second gang proceeded in the Raipur direction also without an escort or passes.

The District Superintendent of Police and the Chief of Sonepur subsequently informed me that they had conducted themselves in a peaceable manner, and had taken the route indicated by them to Cuttack.

And attached to this letter is the report of the District Superintendent of Police regarding these people which gives a good description of the men who visited this district this year, and their conduct while here.

- 3. I have now received information from the Commissioner of Orissa that several gangs of the same class of men styled Beluchis who had been travelling about in the Orissa country were, on their entering the Madras Presidency, arrested, and that the Government of Madras had eventually ordered them to be deported as gangs of foreign vagrants to their own country by the shortest route vid Sambalpur.
- 4. From the Proceedings of the Madras Government, which were forwarded to me by the Commissioner of Orissa, and which are enclosed herewith for your information, I observe that these people stated before the Madras authorities what similar gangs have stated here, viz., that they had come from Hyderabad (Scind). But nothing precise is known about them save what they state themselves. They carry about with them their women and children and all their belongings, and have now apparently no fixed abode. The Madras Government having made in 1882 enquiries about similar gangs who then untruthfully alleged that they were British subjects from Scind have now "no hesitation in treating these gangs as foreigners." It is also mentioned in the papers that various acts of violence and lawlessness had been attributed to them, and would be enquired into. A few distinct charges of theft and robbery are made, which, it is said, would also be enquired into; but it is noteworthy that no case is mentioned of any member of these gangs having been convicted of any of the serious offences with which they have from time to time been charged. But in any case whether they be peaceable traders or free-booters, the Madras Government seems to have taken a quite different view of them to that taken by the Bengal authorities when the latter granted them passes and escorts.
- 5. During the year several gangs of these men have proceeded from the Province of Bengal and spread themselves westwards and southwards, apparently on their way to the Madras and Bombay Presidencies. If these gangs were permitted to disperse from Bengal, and are afterwards collected in and deported from Madras to the North-West Frontier by the shortest road, then this district will become their route, and it will be necessary to detach large parties of Police to march with them several hundred miles across Central India. This will cause much inconvenience, which might apparently be avoided if these gangs were, in the first instance, not permitted to disperse from Bengal.
- 6. If these people moved about as peaceable traders in small parties, no objection could be taken to their presence. But insisting as they do on travelling about in large numbers with their women and children under the leadership of their headmen, collecting at certain places, dispersing and concentrating again according to a pre-arranged plan, and often selecting routes through solitary and backward parts of the country, their movements have to be placed under surveillance, and their evil reputation for violence and cunning causes considerable alarm both to the country and townspeople. They conducted themselves last July in an orderly manner in this district, but this may be due to the fact that they knew that they were watched; and it is not improbable that, if they had an opportunity, they would commit depredations.
- 7. The District Superintendent of Police has described in his memorandum the various tricks and artifices with which they are credited in the popular mind, but ordinarily and especially when they are closely watched it is most difficult to say whether they are freebooters travelling about in imposing numbers to plunder and cheat or are merely bands of peaceable traders, who, attracted by the plenty of India, have permanently left their homes in Beluchistan or elsewhere and have not yet acquired a new domicile in this country. They are ostensibly horse-dealers, but they brought no horses with them to this district, though they sold large
- * According to their statement. numbers of pocket knives and false pearls valued at upwards of Rs. 700,* and were in possession of considerable sums of money. The Madras Inspector General of Police writes of their wares as "rubbish intended as a cloak to their being considered travelling merchants," but they unquestionably did a considerable business in imitation pearls and pocket knives in the district, and no one has complained of having been cheated by them.
- 8. But whatever may be thought of the character of these gangs, the difficulty arises from their moving about in large numbers and the necessity of employing Police to watch them in order to prevent them from oppressing timid and ignorant villagers. And now a second inconvenience is threatened, and there seems some danger that the Madras authorities will deport all those who have been allowed to

travel from Orissa to Madras, and that the Central Provinces authorities will have to provide escorts to convey these people across Central India.

- 9. Some arrangements, therefore, which would prevent these people from moving about in large numbers, and a settled policy for the observance of the different Local Governments in dealing with them, seem desirable, and this, I venture to suggest, can only be effectively done by dealing with them at their starting points on the frontier or scaport towns.
- 10. As regards the gangs deported by the Madras Government, the departure of which from Cuttack for this place has been announced by the Commissioner of Orissa, I beg to say that they will be forwarded to Jubbulpore vid Bilaspore in charge of an adequate police guard.

No. 398, dated Calcutta, the 30th November 1885.

From—A. Mackenzie, Esq., Secretary to the Government of India, Home Department.

To-The Chief Secretary to the Government of Bengal.

With reference to your letter No. 1126 J., dated the 28th February 1885, submitting a report on the movements in the Lower Pro-

* Letter to the Government of Madras, No. 320, dated 17th Septem-ber 1885. Letter from Government of Madras, No. 2307, dated 1st September 1885,

with enclosures.
Letter from Government of Madras,
No. 2793, dated 14th October 1885.

† No. 4158-203, dated 28th October 1885. ‡ No. 399, dated 30th instant.

vinces of certain gangs of Pathans, I am directed to forward the accompanying correspondence* which has taken place with the Madras Government regarding wandering gangs in that Presidency, together with a letter† received from the Chief Commissioner of the Central Provinces on the subject. Copy of a letter! which has been addressed to the Punjab

Government is also transmitted.

- 2. In forwarding this correspondence I am to invite attention to the communication from the Madras Government, No. 2307, dated the 1st September last, and to request that, with the permission of His Honour the Lieutenant-Governor, the Government of India may be supplied with full information as to the action alleged to have been taken by certain local authorities in Bengal in furnishing these gangs or some members of them with Police escorts, passes and licenses to It will not escape the notice of the Bengal Government carry arms. that any such action is opposed to the orders contained in the penultimate paragraph of Home Department Resolution No. 29-989-1000, dated 20th May 1879, which lay down that on no account should gangs of foreign vagrants be passed on under Police or other guards into other districts or provinces, and that safe conduct passes or licenses to carry arms should under no circumstances be granted to the members of such gangs.
 - 3. The return of the original enclosures of this letter is requested.

No. 399, dated Calcutta, the 80th November 1885.

From-A. MACKENZIE, Esq., Secretary to the Government of India. Home Department.

To—The Officiating Secretary to the Government of the Punjab.

With reference to the correspondence ending with the letter from this Department, No. 139, dated the 27th January 1885, I am directed

* Letter from Bengal Government, No. 1126 J., dated 28th February 1885.

Letter from Madras Government, No. 2307, dated 1st September 1885,

No. 2307, uncon with enclosures.

Letter to Bengal Government,

to forward copies of the papers marginally noted regarding certain wandering gangs of vagrants who recently visited the Lower Provinces and the Madras Pre-It will be observed that, alsidency. though trade was the ostensible object of these gangs, their arrival in many districts was immediately followed by disturbances of various kinds and by

considerable inconvenience to the local officers.

2. It is not in any way the desire of the Government of India that the movements of peaceable persons whose bond fide object is trade should be in any way interfered with so long as they commit no breach of the law and abstain from giving trouble to the local authorities of the Provinces through which they pass; but on the other hand it appears to the Governor General in Council that, when persons are found to be wandering about the country, not in small parties, but in gangs of considerable numbers, and to be causing disturbances and generally giving difficulty to the district officers, it is only a fair and a reasonable inference to draw that their real object is rather larceny or plunder than legitimate trade. It must be remembered that, although such gangs may be found to be well-behaved amongst the stalwart races of the Punjab, experience has shown that they become a source of considerable trouble in parts of the country where the population is of a more timid character. Under these circumstances the Government of India would be glad to be favoured with the advice of His Honour the Lieutenant-Governor as to whether more effectual means could not be developed for preventing the entry into, and dispersion over, India of such gangs from the Punjab Frontier Districts. It will be observed that, in the penultimate paragraph of Home Department Resolution No. 29—989-1000, dated 20th May 1879, it was laid down that the frontier provinces must be held responsible that gangs of foreign vagrants are not allowed to pass into India, and that there is reason to suppose that some of the gangs at all events to which the correspondence now forwarded relates came from beyond the North-Western Frontier or from districts in the Punjab.

No. 2408J., dated Calcutta, the 31st July 1886.

From—F. B. Peacock, Esq., Chief Secretary to the Government of Bengal.

To-The Offg. Secretary to the Government of India, Home Department.

I am directed to acknowledge the receipt of your letter No. 398 of the 30th November last, forwarding a copy of a correspondence with the Government of Madras, and of other papers regarding certain wandering gangs of Beluchis in the northern districts of the Madras Presidency. In this letter the attention of this Government has been drawn to the communication from the Government of Madras, No. 2307 of the 1st September last, stating that the vagrant bands entered the Ganjam district from Cuttack, that their arrival was at once marked by a succession of criminal occurrences, that they had in their possession passports of various dates, and that the leader of one of the gangs (Daria Khan) had a gun license purporting to have been granted by the Magistrate of Pooree in contra-Nos. 29—989 to 1000, dated the 20th May 1879. vention of the orders of the Government of India, as contained in the Resolution noted in the margin. Full information regarding the action taken by certain local officers in Bengal in furnishing these gangs or some members of them with police escorts, passes, and licenses, and to carry noted in the margin. arms, was also asked for, and is given below.

2. In my letter No. 1126J, dated the 28th February 1885, a report on the movements in the Lower Provinces of certain wandering bands of Pathans or Beluchis was submitted to the Government of India. In that letter it was explained that two parties of Pathans—one headed by Daria Khan, and the other by Subhan Khan—passed through Calcutta, 24-Pergunnahs, and Howrah, and, having met at Ampta, entered the district of Midnapore, where they were separated, the band of Subhan Khan, which formed a part of a gang, the deportation of which had been previously ordered by the Lieutenant-Governor, being despatched under a police escort towards Synthia. Daria Khan was informed that he was at liberty to go where he

liked, so long as he behaved himself and committed no acts of depredation. As already explained in the letter cited above, Daria Khan, while in Calcutta, had applied for a license for arms and a rahadari perwanna to Madras via Midnapore and Balasore, but his application was refused by the Commissioner of Police. It now appears that some individual members of his gang surreptitiously obtained gun licenses from the authorities at Alipore and Howrah. Two of these licenses were seized by the Madras authorities, and were forwarded to this Government along with some other papers (described as passports) taken from the Beluchis. Mr. J. Posford, who granted one of these licenses as Joint-Magistrate of Alipore, explains that a Cabuli appeared before him and applied for a gun license, stating that he was in charge of a number of horses and ponics. Mr. Posford supposing him to be a man going about with a drove of horses for sale, and taking into consideration the fact that he would have to halt in the vicinity of places where wild beasts might be encountered, was of opinion that the application should be granted. Before, however, complying with the application, careful inquiries were directed to be made regarding the applicant, and on being satisfied from a police report that he was a peaceful trader, who had with him a number of women, Mr. Posford granted him a gun license, warning him at the same time that the license only held good in the district of the 24-Pergunnahs, and that, if he passed into any other district, he must renew it there. Mr. Posford adds that, when the orders of the Government of India, dated 20th May 1879, on the subject of the treatment of foreign vagrants travelling in British India were issued, he was on furlough, and that he was not aware of such orders until he was required to explain the circumstances under which the license in question was granted by him. The other license was granted by Mr. C. J. O'Donnell as Joint-Magistrate of Howrah. This officer explains that, when the license was granted, he was not aware that the applicant was a member of a gang of wandering Beluchis, and that in fact it was an ordinary license such as would be given to a local trader proceeding to Madras. He adds that in September 1884, when he was Officiating as Magistrate of Bogra, he instituted six prosecutions against members of a gang of Punjabi vagrants, and reported on the necessity of Government restraining their movements, and urges that he would certainly be the last officer in Bengal, in the following January, to knowingly issue licenses to carry arms to a These men, Mr. O'Donnell says, are constantly changsimilar body. ing their names in order to conceal their identity in case of their getting into trouble in the criminal courts, and this procedure enables them to assume local names and possibly to obtain gun licenses.

3. I am to observe that the only party of Beluchis that entered Orissa from the direction of Midnapore was that headed by Daria Khan, whose movements were closely watched by the police, and it does not appear that they misbehaved in any way during their journey from Calcutta to Midnapore. These men were regarded in Orissa as Beluchi merchants travelling through the country. A copy of a letter from the Commissioner of Orissa, No. 412 of the 27th February last, giving a detailed account regarding them, is enclosed for the information of the Government of India. Another band entered the Gurjats of Orissa from the direction of Sambulpore. This party was accompanied by a guard of four constables of the Gurjat Police force, and was allowed to proceed to Rasulkoonda in the Ganjam Tributary Mehals. It is reported that, in consequence of the difficulty of obtaining supplies, they became involved in several disputes with the amlah of the Gurjat Rajahs about the procuring and payment of supplies, but that no instance of direct robbery or violence was brought to the notice of the Superintendent of the Tributary Mehals, Cuttack, during their journey through those mehals. The two parties appear to have converged and met at

- Berhampore in Ganjam. The action of the Gurjat police in not giving timely information of the approach of the gang proceeding to Rasulkoonda to the authorities in Ganjam, and in not giving the constables accompanying it proper instructions as to their conduct, formed the subject of a separate correspondence, which ended with the letter from this Government, No. 14J-D of the 26th April last.
- 4. As regards the passports which the vagrant bands in Madras were said to possess, I am to say that they were mostly certificates from a few local officers in Bengal, stating that the men were a quiet set of traders who had created no disturbance in the localities where they had temporarily halted, or that they were respectable travelling merchants. The Lieutenant-Governor regrets the action of these officers in granting certificates, even of such a character, to these men, and he has issued stringent orders which will prevent any repetition of this practice.
- 5. In the letter from the Home Department, No. 399 of the 30th November last, addressed to the Government of the Punjab, it is stated that it is not the desire of the Government of India that the movements of peaceable persons, whose bona fide object is trade, should be in any way interfered with, so long as they commit no breach of the law, and abstain from giving trouble to the local authorities of the districts through which they pass. Keeping this policy in view, the Lieutenant-Governor is of opinion that, while there can be no objection to a small party of foreigners, consisting of two or three men, travelling for the purpose of trade, these parties should on no account be allowed to unite in British India. He, therefore, proposes to issue instructions that, whenever a license to carry arms is given to any person who may appear to be travelling bond fide for the purpose of trade, a note should be made on the licence of the number of persons accompanying such person, and he should be given distinctly to understand that, should his followers be augmented at any time, or should be join any other company or gang, his license will be at once liable to cancellation. Sir Rivers Thompson thinks that, if such a course were uniformly adopted, these men would probably desist from endeavouring to move about in bands of such a size as to cause fear and annoyance to the inhabitants of the villages through which they may pass.

The original enclosures of your letter are returned as requested.

No. 412, dated Cuttack, the 27th February 1886.

From-C. T. METCALFE, Esq., C.S.I., Commissioner of the Orissa Division.

To-The Chief Secretary to the Government of Bengal, Judicial Dept.

I have the honour in reply to your letter No. 545J., dated the 28th of January 1886, to forward a report on the case of the Beluchi merchants, which was referred by the Government of Madras to the Government of India.

- 2. The view taken of the character of these merchants by the Collector of Ganjam is diametrically opposed to the view taken by myself and the district officers of Orissa.
- 3. The persons who are spoken of as a wandering gang of vagrants in the letter of the Chief Secretary to the Government of Fort St. George were regarded in Orissa simply as a number of Beluchi merchants travelling through the country selling ponies, knives, false pearls and false stones.
- 4. The succession of criminal occurrences which appear to have marked their wanderings in Ganjam, were unknown here.
- 5. A party consisting of 13 men, 9 women, and 14 children with 19 ponies arrived in Cuttack on the 21st of April 1885, and applied for written permission to go to Madras. The headman personally reported what his business was. Enquiries were made. It was found that the party had two rifles and merchandise as above stated. The headman had also a number of certificates given to him by different officers of the districts through which he had passed. The men remained have some days. here some days. Men and women hawking pearls and knives and other articles in

the bazars. After a stay of some days, half the party asked permission to visit Dhenkanal which was granted. There they stayed three days, and then making a detour by Tigiria, Banki and Khorda; the party left for Ganjam on the 23rd May, entering Kalskota on the 29th idem, where their further progress south was checked as being foreign vagrants. Their return was intimated to this office by the Magistrate of Ganjam in his letter No. 2983 of the 18th of August.

- 6. Before the party left for Ganjam, I had refused to give the leader any written permission as to his route, deeming it quite unnecessary; but I instructed the District Magistrate to depute police to go with the party for the reasons—
 - (a) That villagers in Orissa will never sell provisions except under authoritative orders, and it was necessary to assist the Beluchies to enable them to buy such provisions as they might require.
 - (b) That the wild and strange appearance of these men might raise apprehensions among villagers unaccustomed to their appearance.
- 7. On the return of the Beluchis from Ganjam, they were similarly met by a police officer who escorted the party to Katak. On the 6th of September 1885, I reported that these men had been expelled from Madras to the Government, and in reply, I was instructed that the Beluchie might travel vid Angul to Sumbulpore under police escort. This was done. The Central Provinces officials being warned of their coming.
- 8. No action was taken on the arrival of the merchants by me under Act III of 1864, because of their character as merchants. The orders of Government both of India and of Bengal in regard to bands of foreigners refer distinctly to persons of doubtful character found wandering in British India. The men in question did not fall under the category for their orderly behaviour during the time they were in Orissa, and in the Gurjats accorded with the many written certificates held by them; one of which, endorsed by the Magistrate of Burdwan, stated that the bearer and his companions were traders, who were under the orders of the Inspector General of Police, allowed to go wherever they pleased. The police being however directed to keep an eye upon them.
- 9. Circular No. I of the 2nd January 1879 requires each case of a wandering gang of foreigners of doubtful character to be reported through the Inspector General of Police for orders of Government. No such action was taken in the case of these Beluchies, because they were both by enquiry and by their acts found to be bond fide merchants, following a regular trade through Hindustan. The party spreading out and often travelling to a converging point by parallel routes, so as to dispose of their goods to the best advantage. I therefore heard with some surprise of the view taken by the Madras Government.
- 10. Parties of Afghan traders are constantly arriving in Katak. The Beluchies so far differed from them that they had women and children with them; but both are hawkers of goods, and action under Act III seemed to me no more necessary in the case of the Beluchies than of the Afghans.
- 11. It is hardly probable that a party of Beluchies should pass through any province without being guilty of some petty penal acts, but such acts as quarrelling over prices of vegetables and fowls, cutting firewood without permission, turning out ponies to graze on other people's land are offences not confined to the special class under report.
- 12. It is not the case that the merchants in question were hurried out of any one district in this division, in order to get rid of them and pass them on to Madras. As regards the arms with which the party were supplied, they were not more than what they might reasonably require for purposes of defence at night in a wild country against wild beasts.

No. 293, dated Lahore, the 22nd April 1886.

From—W. M. Young, Esq., Secretary to the Government of the Punjab. To—The Secretary to the Government of India, Home Department.

I am desired by the Lieutenant-Governor to acknowledge the receipt of your letter No. 399, dated 30th November 1885, regarding certain wandering gangs of vagrants who recently visited the Lower Provinces and the Madras Presidency, and who have been supposed to come from the North-West Frontier or from districts in the Punjab. The Government of India enquire whether more effectual means cannot be developed for preventing the entry into and dispersion over India of such gangs from the Punjab Frontier districts.

- 2. The Lieutenant-Governor would observe in the first place that there is no evidence to show that the people mentioned in the correspondence forwarded with your letter under acknowledgment passed through the Punjab in gangs. There is nothing to prevent individuals of this character from passing down-country without attracting attention and forming themselves into gangs at a distance from the frontier; and it is probable that this has happened in the instances under consideration, for the Inspector General of Police has never had his attention called to the fact of similar gangs moving about this province. But whatever may be the origin or starting point of the bodies of vagrants, of whose depredations complaints are made, the Lieutenant-Governor considers that the rule laid down in the Home Department Resolution No. 29, dated 20th May 1879, are sufficient—and more than sufficient—to meet all practical requirements when actual gangs have to be dealt with, though they are quite ineffectual to prevent the passage of foreigners through the Punjab who may meet and form gangs, holding together for a longer or shorter time in various parts of India. In the present days of free and rapid communication, no precautions which the British Government can take consistently with its principles of administration will prevent foreigners passing through this province into other parts of India. Nor does His Honour think that further restrictions are expedient. The Lieutenant-Governor holds that the British Government cannot resort to continental methods of passport and police espionage. has not the establishment for that system, nor have British officers the temperament requisite to make such measures a success. Charles Aitchison believes that any attempts in this direction would most assuredly fail in their object, and be a source of great worry and hardship to individuals. This opinion is formed upon experience of such attempts which have been made in the past from time to time.
- 3. If, however, the Government of India should see fit to insist on measures of repression, the most effectual way, in the Lieutenant-Governor's opinion, would be to apply the provisions of section 5 and following sections of Act III of 1864 to the Punjab and Sindh; but it is needless to say His Honour does not advise the adoption of this course. The real remedy is severe punishment for breach of the law in the district where the gang is found offending; and as there are very probably certain rendezvous in the Lower Provinces where gangs of foreigners are formed, the more effectual way of dealing with the subject would be, in Sir Charles Aitchison's opinion, to trace back their component parts from the places where they are first observed, and ascertain the conditions under which they band themselves together for marauding purposes.

At the same time the scheme for an interprovincial Railway Police, under the immediate orders of one superior, would no doubt strengthen the hands of Government in this matter; and on this.

* Letter on Colonel Ewart's scheme.

Euter on Colonel Ewart's scheme.

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Extract from the Proceedings of the Government of Madras in the Judicial Department,—No. 3222—3224, dated the 26th November 1855.

Read the following paper:-

No. 6438, dated Madras, the 13th November 1885.

From-Colonel H. D. CLOETE, Inspector General of Police.

To-The Acting Chief Secretary to the Government of Madras.

With reference to G.O. No. 2792 (Judicial Department), dated 14th October 1885, I have the honour to attach copy of extract from the judgment of the Deputy Magistrate in the case of the Ongul constables. The Superintendent of Police, Gurjat Mehals, in reply to a communication from the Superintendent of

Police, Ganjam, forwarding the above extract to him, states that the orders of the guard were "not to interfere with the gang in any way whatever as they were going through States which my police have no right to enter and have no jurisdiction," the result of such orders being that the Ongul constables not only allowed the Beluchis to do as they pleased, but apparently aided and abetted them in their lawless acts.

2. The Beluchis left the Madras Presidency on the 5th September and have not been heard of since, and no further communication has passed between the Superintendents of Police, Ganjam and Gurjat Mehals.

Extract from Judgment in Calendar Case No. 22 of 1885 on the file of the General Deputy Magistrate of Ganjam, dated the 12th day of June 1885.

I think it right to mention here that four constables, Nos. 300, 371, 453 and 560, of Gurjat Police, accompanied the gang from Ongul to Russellkonda under the orders of the Assistant Superintendent of Police of the former place. The facts elicited in the trial of these cases show that these constables did not at all prevent this lawless gang from annoying the people in various rural villages it passed through for gratuitous supplies. On the other hand, it appears that in some cases these constables even advised the frightened villagers to pay something to the gang and to avoid further trouble to themselves.

ORDER THEREON.

Ordered to be forwarded to the Government of India, in continuation of this Government's letter No. 2793, dated 14th October 1885.

(True Extract.)
W. WILSON,

Acting Chief Secretary to the Govt. of Madras.

To the Inspector-General of Police.

No. 3223 (Judicial), dated the 26th November 1885. Endorsed by the Government of Madras.

Copy to the Government of India, Home Department.

No. 3224 (Judicial), dated the 26th November 1885. Endorsed by the Government of Madras.

Copy to the Government of Bengal.

No. 11, dated Calcutta, the 23rd January 1886.

From—F. C. DAUKES, Esq., Under Secretary to the Government of India, Home Department.

To—The Chief Secretary to the Government of Bengal.

I am directed to forward, for the consideration of His Honour the Lieutenant Governor, in connection with the letter from this Department, No. 398, dated the 30th November 1885, a copy of a * No. 8223, dated 26th November communication* received from the Government of Madras, forwarding an extract from a judgment of the Deputy Magistrate of Ganjam, which contains remarks regarding the conduct of certain constables of the Gurjat Police who were apparently deputed to accompany one of the gangs of Pathans referred to in Home Department letter of the 30th November from Angul to Russelkonda.

No. 14 J.D., dated Darjeeling, the 26th April 1886.

From-W. Dunbar Blyth, Esq., Officiating Chief Secretary to the Government of Bengal.

To-The Offg. Secretary to the Government of India, Home Dept.

With reference to Mr. Daukes' letter No. 11, dated the 23rd January last, regarding the conduct of certain constables of the Gurjat Mehals Police, who were deputed to accompany a gang of Beluchi vagrants to Russelkonda in the Madras Presidency, I am

directed to forward, for the information of the Government of India, the accompanying copy of a letter* which has been addressed to the Inspector General of Police, Lower Provinces, on the subject.

No. 13 J.D., dated Darjeeling, the 26th April 1886.

From—H. A. D. PHILLIPS, Esq., Officiating Under Secretary to the Government of Bengal, Judicial Department.

To-The Inspector General of Police.

I am directed to acknowledge the receipt of your letter No. 2801, dated the 18th ultimo, regarding the behaviour of certain constables of the Gurjat Mehals police, who accompanied a gang of Beluchi vagrants from Angul to Russelkonda in the Madras Presidency. You consider that the Assistant Superintendent in charge of the Gurjat police is to blame for not giving the Ganjam police timely information of the approach of the gang, and for not giving his men proper orders as to their conduct.

2. In reply I am to say that the Lieutenant-Governor concurs with you, and I am to request that you will be good enough to warn the Assistant Superintendent of the Gurjat Mehals police against a repetition of such carelessness.

No. 4612-231, dated Nagpur, the 26th November 1885.

From—F. C. Anderson, Esq., Officiating Secretary to the Chief Commissioner, Central Provinces.

To-The Secretary to the Government of India, Home Department.

In continuation of my letter No. 4158—203, dated 28th ultimo I am directed to forward extract paragraphs 5 and 6 from a letter No. 4921, dated 18th current, from the Deputy Commissioner of Sambalpur, reporting on the character of the so-called Beluchis in respect to whom the order of deportation was passed by the Madras Government. I am also to forward copy of a letter No. 3125, dated 17th idem, from the Madras Government, and to say that, in the Chief Commissioner's opinion, an order of deportation from British India should be effective, and that it cannot be effective unless arrangements are made for securing the removal from British India of the persons who have been directed to remove themselves. It appears to the Chief Commissioner that the Local Government passing an order of deportation should look to something more than the removal of the foreigners from its own territories, and should see that proper arrangements are made for their removal from British India, the other Local Governments through whose territories the foreigners are to pass being communicated with so as to secure compliance with the order of deportation. What is desired is that the foreigners should remove themselves from British India, not that they should merely remove themselves from one part of British India into another part of British India.

Extract paragraphs 5 and 6 from a letter No. 4921, dated the 13th November 1885, from the Deputy Commissioner, Sambalpur, to the Commissioner, Chhattisyarh Division.

PARA.—5. I would here add that these people having been now for some time under surveillance, the District Superintendent and myself have now been able to form a more correct opinion of them, which it may be useful to note here:—

- (1) These bands are always on the look-out for opportunities to pilfer the people either through fear or cajolery. Their women are most dexterous thieves and are the chief culprits. If carefully watched, and if they are convinced that they will be firmly dealt with if detected in crime, they conduct themselves in a quiet and circumspect manner.
- (2) From their habit of moving about in considerable numbers and by their conduct they cause considerable alarm to ignorant villagers, by whom they are credited with marvellous powers in committing thefts.

- (3) Their estensible means of subsistance is dealing in horses and ponies picked up in their passage through this country, and which they are always anxious to exchange. They deal also in false pearls and pocket-knives of cheap British manufacture; but their main object is to live free, in a more or less lawless manner, on the country through which they pass. They need to be, most carefully watched, and have to be followed about by trustworthy Police officers; and if they are not escented about, there is danger of considerable alarm among the people or even a panic, such as is reported to have occurred in the Ganjam district on their recent arrival there. The Police officer who escented the gang to the borders of the Bilaspur District reports that he had great difficulty in getting them on and preventing them from any violence to the villagers. They would under various pretexts lag behind and seize every opportunity of visiting the villages on the roads, and begin quarrelling with the villagers about fowls and supplies, trying to overawe them and to get their supplies for nothing.
- 6. It would be well, therefore, if their movements in large bodies were put a stop to. If they are legitimate traders, they can have no objection to moving about in small parties like the Cabulese, who bring dried fruits to India in the cold season and return with cotton fabrics, and against whom no complaints are made. The Banjaras move about in much larger numbers with several hundred head of cattle; but their presence does not create alarm, nor are they charged with misconduct of this kind alleged against the so-called Beluchis. The only conclusion is that these gangs of Beluchis, Khelatis, Panjabis, or whatever they may be, move about in considerable numbers to overawe the people, and so obtain opportunities for plundering them and living at free quarters.

No. 3125, dated the 17th November 1885.

From—The Chief Secretary to the Government of Madras. To—The Chief Commissioner, Central Provinces.

I am directed to acknowledge the receipt of your letter, dated 28th October 1885, No. \(\frac{4160}{203} \), enquiring what the intention of this Government is in respect to the destination of certain gangs of Beluchis, and stating that, on receipt of more precise information as to the place to which this Government wishes them to be sent, the Chief Commissioner will be better able to give effect to the order of deportation. In reply I am directed to say that the Chief Commissioner appears to be under a misapprehension as to the action taken by this Government. The order passed regarding these gangs did not direct them to be sent, that is, deported under escort, anywhere, nor did it express any wish on the part of this Government as to where they were to be sent. It merely directed them in terms of Act III of 1864 to remove themselves from the territories administered by the Madras Government, and this they appear to have done.

No. 59P.-340, dated Indore Residency, the 15th August 1885.

From—Sir Leprl Griffin, K.C.S.I., Agent to the Governor General for Central India.

To-The Secretary to the Government of India, Foreign Department.

I have the honour to enclose copies of the correspondence, marginally noted between the District Superintendent of Police Narsinghpur, and the Political Agent, Bundel-khand, and between the latter officer and this office.

2. In March last, I received from the Superintendent of Rewah a report of a similar nature referring to a gang of Beluchis, numbering 200 men, who had been sent under Police escort from the Bilaspur district of the Central Provinces to the nearest Police post on the Rewah border. In this instance intimation of the arrival of the Beluchis was not sent in time to enable the Superintendent of Rewah to make any arrangements for their control or supervision, the consequence being that the gang was dispersed among the villages of Rewah, where they harried the people, taken supplies without payment, and causing panic and disturbance wherever they went. The gang was eventually escorted out of Rewah territory by a strong detachment of State troops. Lately another gang of Beluchis, numbering about 60 persons, has again visited the Rewah State, necessitating further arrangements for supervision and escort.

- 3. I must point out that Native States are less well able to protect themselves against bodies of men, such as those referred to, than are the authorities of British districts; and I would propose that some instructions be issued to Local Governments of British provinces forbidding action such as that protested against by the Political Agent, Bundelkhand.
 - No. 808, dated Nowgong, the 16th July 1885.

From—Captain D. Robertson, Political Agent in Bundelkhand.

To—The First Assistant to the Agent to the Governor General for Central India.

With reference to the accompanying copy of a letter from the District Superintendent of Police, Narsinghpur, which has been forwarded to me by the Political Agent, Baghelkhand, as Pannah is within the Bundelkhand Agency, I have the honour to suggest that the attention of the Central Provinces Administration be invited to the undesirability of allowing British Police officers to "turn" bands of Beluchis into the Native States of this Agency for the express purposes apparently of allowing them a fair field for a fight, in a place where the Police administration is necessarily weaker than it is in British India, and also of sparing the District Police.

2. Nowgong has been recently visited by three or four bands of these vagrants In each case I enquired where they were bound for, wrote to inform the authorities of the places to be passed en route and of the destination, and provided a guard to prevent peculation and disturbances with the limits of Central India. We can, I would submit, not except British Police officers to do less than this; and though Beluchis are very unwelcome visitors, it appears hardly justifiable that they should be deported, without notice, to a neighbouring State, merely because the District Superintendent of Police wishes to spare his Police from the performance of one of their primary duties.

No. 579, dated Narsinghpur, the 3rd July 1885.

From-A. B. MARRIOTT, Esq., District Superintendent of Police, Narsinghpur.

To-The Political Agent, Bagbelkand.

I beg to enclose a copy of a vernacular report received from the Hameerpur district, regarding two hostile bands of Beluchis who are said to be marching down to Narsinghpur for the purpose of having a good fight, whenever they may happen to meet, for the possession of some women who have been carried away apparently by one of the gangs.

2. These people, from another vernacular report, which I enclose, seem now to have reached the Damoh district, from whence they have been turned into Pannah territory. Pannah, I believe, is under your jurisdiction, and so I should feel obliged if you could find these people and issue the necessary orders to prevent their coming to Narsinghpur.

No. 775, dated Satna, the 6th July 1885.

Endorsed by the Political Agent, Baghelkhand.

Forwarded to the Political Agent, Bundelkhand, for disposal.

No. 970 I., dated Fort William, 23rd March 1886.

From-F. T. Hewson, Esq., Assistant Secretary to the Government of India, Foreign Department.

To-The Agent to the Governor General in Central India.

I am directed to acknowledge the receipt of your letter No. 59P. -340, dated the 15th August 1885, regarding two gangs of Beluchis who were passed on from the Damoh district of the Central Provinces to the Native State of Panuah.

2. In reply I am to state that the general question of the immigration into British India of foreign vagrants, and of the operations of the orders contained in Home Department Resolution No. 29—989-1000 of 20th May 1879 relative thereto, is now under the consideration of the Government of India, and that your letter will be dealt with in connection therewith.

No. 971 I.

Copy of the foregoing correspondence forwarded to the Home Department for information.

GOVERNMENT OF INDIA. HOME DEPARTMENT.

RESULTS OF MEASURES ADOPTED FOR EXTERMINATING WILD ANIMALS AND POISONOUS SNAKES DURING THE YEAR 1885.

Extract from the Proceedings of the Government of India, in the Home Department (Public),—under date Calcutta, the 25th November 1886.

READ-

Home Department Resolution No. 50—1800-11, dated the 23rd October 1885, reviewing the reports on the results of the measures adopted for exterminating wild animals and poisonous snakes in British India during the year 1884.

Read also the following letters from Local Governments and Administrations, submitting returns for the year 1885:—

From the Government of Madras, No. 378 A, dated the 22nd May 1886, and enclosures.

From the Government of Madras, No. 730 A, dated 21st August 1886, and enclosures.

From the Government of Bombay, No. 2635, dated 27th July 1886, and enclosure.

From the Government of Bengal, No. 3068 J., dated 9th September 1886, and enclosure.

From the Government of the North-Western Provinces and Oudh, No. 558—III-201, dated 4th June 1886, and enclosures.

From the Government of the Punjab, No. 1162, dated 5th July 1886, and enclosures.

From the Chief Commissioner, Central Provinces, No. 1783—106, dated 26th April 1886, and enclosure.

From the Chief Commissioner, Burma, No. 180—51 N., dated 8th April 1886, and enclosures.

From the Chief Commissioner, Assam, No. 1052, dated 26th May 1886, and enclosure.

From the Chief Commissioner, Coorg, No. 642—455, dated 13th April 1886, and enclosure.

From the Resident at Hyderabad, No. 108 G., dated 19th April 1886, and enclosures.

From the Chief Commissioner, Ajmere-Merwara, No. 150, dated 13th February 1886, and enclosure.

From the Officiating Resident in Mysore, dated 30th January 1886, and enclosure.

RESOLUTION.

The usual statement showing the loss of human and animal life caused by wild animals and venomous snakes, and the results of the measures adopted for the destruction of noxious animals and snakes during the year 1885, as compared with the previous year, is appended to this Resolution. The number of human lives lost rose from 22,425 to 22,907. Of these deaths, 2,765 and 20,142 were caused by noxious animals and snakes, respectively, compared with 2,796 and 19,629 in the year 1884. As in previous years, more than three-fourths of the deaths occurred in the Lower Provinces of Bengal and in the North-Western Provinces and Oudh in which 11,823 and 5,359 lives, respectively, are reported to have been lost. The animals which were most destructive to human life were tigers in Bengal, the Central Provinces, Assam and Madras, and wolves in the North-Western Provinces and Oudh. Under the head "other animals," which accounted for 1,259 deaths, details are only furnished for Bengal, Bombay and the North-Western Provinces and

- Oudh. In these Provinces it appears that 644 deaths were caused by jackals, 251 by aligators, crocodiles and sharks, and 99 by wild boars and pigs. The deaths caused by these animals in the Lower Provinces alone amounted to 559, 222 and 79 respectively. In the Presidency and in the Rajshahve and Cooch Behar Divisions, no less than 247 and 137 deaths, respectively, were caused by jackals.
- 2. The reported loss of cattle amounted to 59,029 against 49,672 in the preceding year. Of these 1,483 are said to be due to snake-bite against 1,728 in the previous year. There is little variation in the figures of the several Provinces compared with those of the year 1884, except in Assam, where the loss has risen from 6,670 to 14,187. This increase, however, the Chief Commissioner remarks, is more apparent than real as it is due to the new system introduced in 1884 of reporting deaths of cattle through the same agency and at the same time as vital statistics instead of leaving them to be separately recorded by the Police. There is, the Chief Commissioner states, no reason to suppose that there has been any increase in the actual number of deaths. Tigers, leopards and wolves are shown to have destroyed 24,964, 21,504 and 6,635 head of cattle respectively. The Provinces which appear to have suffered the most heavy losses are Assam, Bengal, Madras and the North-Western Provinces and figures given cannot, however, represent the total Many of the largest grazing grounds, upon which The tigers and leopards do most mischief, are situated miles away from any police station, and the graziers do not, during the months for which they take their cattle to graze, often leave the jungle for the town or village where there is a reporting station.
- 3. There was a slight decline in the number of wild animals destroyed from 23,775 in the previous year to 23,670. The decline was common to all the more destructive animals except leopards. numbers of animals killed were 1,855 tigers, 1,874 bears and 6,278 wolves, as compared with 2,196, 1,997 and 6,706 in the year 1884. Fewer tigers were destroyed in Bengal and Madras, and fewer bears and wolves in Bengal than in the previous year. In the Resolution recorded on the statements for 1884 the Governor General in Council remarked that it would be convenient if future reports contained full particulars regarding the number of licenses granted under the Arms Act rules either for purposes of protection of crops or destruction of wild animals. This information has not been given in a complete or uniform manner. The Government of Bombay does not supply any figures, but remarks that "licenses to carry arms for genuine sporting purposes and for protection of crops have been liberally granted in all districts." The Government of the North-Western Provinces and Oudh gives no information on the point. Governments of Madras, Bengal and Burma report that 3,839, 18,116 and 693 licenses, respectively, were given during the year. In Assam the total number of licensed guns was 9,663; while in the Punjab and the Central Provinces the total number of licenses in force, including those granted in years previous to the year under report, were 12,283 and 10,384 respectively. The information required in respect of such licenses is (1) the number granted during the year under report, (2) number granted in previous years and still in force, and (3) total number in force during the year. The Governor General in Council desires that information should be given in the detail above specified, the figures being confined to licenses issued for the destruction of wild animals and protection of crops. The provisions of the Arms Act rules are favourable to the grant of such licenses, which are current for a term of five years, and are given without the payment of any fee.
- 4. The number of snakes reported to have been killed is 420,044 against 380,981 in the preceding year. The only provinces which

- 5. The total sum paid in rewards amounted to Rs. 2,24,126 against Rs. 2,46,525 in the previous year. It is noticed that in Ganjam between Rs. 4,000 and Rs. 5,000 were paid away as rewards on skins produced from Native States or from Orissa where it has been customary to return the skins upon which rewards have been paid. In addition to this sum fraudulently obtained, Rs. 3,193 were disbursed over the sanctioned amount in Ganjam. Skins of animals destroyed should either be retained by Government on payment of the reward or so marked that they cannot be again produced for reward without a certainty of the fraud being detected.
- 6. The Governor General in Council regrets that the general results of the year are not more satisfactory. Having regard to the remarks regarding licenses for arms made at the close of paragraph 3 above, it may be conceded that the want of success is to be attributed to the apathy and inaction of the people themselves particularly in the matter of the destruction of snakes. District Officers and enlightened members of district boards can do much to impress upon the people the necessity of being more active in the matter, and it is through their exertions only that any improvement can at present be effected. His Excellency in Council hopes that Local Governments and Administrations will continue to impress upon district officers the necessity for interesting themselves personally and strenuously in the prevention of the loss of life that is yearly caused by wild animals and snakes.

ORDER.—Ordered, that this Resolution, with the appended Table, be forwarded to Local Governments and Administrations for information and guidance, and that it be published in the Supplement to the Gazetle of India.

Also that a copy be communicated to the Foreign Department for information.

(True Extract.)

A. P. MACDONNELL,

Offg. Secretary to the Government of India.

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SUPPLEMENT TO THE GAZETTE OF INDIA, NOVEMBER 27, 1886. 1533

1						TO Be de semento	2					
3				N	UMBER	OF PE	RSONS 1	KILLED B	Y			2 No.
Province.		Elephants.	Tigers.	Leopards.	Bears.	Wolves.	Hyanas.	Other animals.	Snakes.	Total number of persons killed.	Elephants.	Tigers.
Madras	(1884	5	139	44	8	1		58	1,191	1,416	6	8,129
Madras	{1885	1	73	38	9	2	2	11	1,487	1,623	10	2,681
Bombay	§ 1884		12	2	3	1	1	89	1,108	1,216		987
Bumbay	(1885		12	10		2	2	82*	1,145	1,253		904
Bengal	§ 1881	32	419	140	67	73	24	792	9,614	11,161	10	5,088
arougus	(1885	22	510	149	57	57	13	963	10,112	11,823	11	4,751
North-Western Provinces	1884	3	9	4	11	177	5	105	5,542	5,856		1,081
and Oudh.	(1885	3	23	10	6	173	1	(a) 101	5,039	5,359		2,016
Punjab	ζ^{1884}		6	2		2		52	809	871		361
	(1885			1	1	3	1	30	686	722		362
Central Provinces	\ 1894	1	98	23	7	5		91	797	1,024		2,507
	(1885	•••	110	19	10	5	7	69	1,066	1,286		2,080
British Burma	{1881	1	8	2				10	168	189	1	785
	(1885	•••	10	1	1	•••		10	181	203		598
A88am	${1884}$	15	138	. 2	13	2		42	175	387		5,168
	(1895	25	97	11	13	•••		42	178	366		11,089
Coorg	1884	•••	1	2	•••		1	15	3	22		228
-	(1885		•••			•••			•••	/	133	225
Hyderabad Assigned Districts	1884		1	9	5	4	***	2	172	193		317
•	·		3	5	2	5		6	206	227	•••	274
Ajmere and Merwara .	1884	2	•••		•••	•••	1	6	50	i		89
	1885				•••	1		•••	42	43		41
Bangalore	1884		•••	***	•••	•••		1		1	•••	,
	1885			•••			.••	2	•••	2		`
Total for	1884	59	831	229	114	265	32	1,266	19,629	22,425	17	19,690
Total for	1885	51	838	244	99	248	26	1,259	20,142	22,907	154	24,964

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RICES CURRENT OF FOOD-GRAINS THROUGHOUT INDIA FOR THE 2nd HALF OF OCTOBER

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				Firewood is sold by head-load, bullock-load, and cart-load, and not by weight.				† Ten pies per bundle.
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16		Remarks.			• Not sold.
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12		.(24nM as Z) szizM	s. Ch.		27 27 20 0 4 60 0
111	80 TOLAS.	Gram, Channa Chola, Kadalay or Sunaga (Cicer avietinum).	s. Ch.	లైజు 4ని సి 2. గ్రీ లాజు ౦జు బ లే 4	28.23 28.33 28.00 24.00
10	ES PER RUPEE IN SEERS OF 80 TOLAS.	Kangni or Kakun, Italian millet (Seturia italica).	S. Ch.	20 0 1 1 1 2 0 4	* <u>*</u> ;*
6	RUPEE IN	Marua or Ragi (Eleusine coro- cana),	S. Ch.	1111111	• ; ;•
8		Bajra or Cumbu (Pennisetum typhoideum).	S. Ch.	5 :88 4 2 5 2 0 2 5 8 9	25 0 25 0
7	QUANTIL	Jowar or Cholum (Sorghum aul- gare).	S. Ch.	. 65 22 65 85 85 85 85 85 85 85 85 85 85 85 85 85	30 0 21 12 32 0 21 0
9		Rice, common.	S. Ch.	12 13 12 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	5 0 0 0 0 0 0
5		Rice, best sort.	S. Ch.	21 7 8 9 9 9 9 20 0 8 7 0 8	8 7 0 8
4		Barley.	S. Ch.	83.2865 84.2865 85.560 85.560	21 0 19 11 20 0 32 8
3		Wheat.	S. Ch.	10 10 23 0 20 0 20 6 20 12 17 8	13 5 29 0 20 8
3		Districts.		Bikancer Boondee Kotah Totah Thallawar Shahpoora	Indore Gwalior Goona Bagheikhand (Sutna)

SPARTMENT OF FINANCE AND COMMERCE,

(Statistical Branch).

J. WESTLAND, Offg. Secretary to the Government of India.

GOVERNERS OF INCIA.

DEPARTMENT OF FINANCE AND COMMERCE.

Comparative Statement of the Net Indian Sea and Land Customs Revenue (excluding Salt Revenue) for the first seven months of the official year 1886-87, and of the fifteen preceding years.

(IN THOUSINDS OF RUPERS.)

	YEAR.	1871-72.	1872-73.	1873-74.	1874-75.	1875-76.	1876-77.	1877-78.	1878-79.	1879-80.	1880-81.	1881-82.	1882-83.	1883-84	1884-85.	1885-86.	1886-87,			
	Total Revenue.	1,23,14	1,33,18	1,23,70	1,26,84	1,32,58	1,15,60	1,22,39	1,18,53	1,12,95	1,26,97	1,27,47	63,51	58,46	10,84	57,68	56,30		•	
H INDIA.	Export Revenue.	33,85	40,14	35,31	27,60	38,67	26,14	20,17	26,05	27.45	32,24	36,12	12'07	34,56	25,56	34.09	30,06	-		
AL BRITISH	Total Import Revenue,	89,29	91,24	88,39	99,24	93,91	89,46	1,02,22	92,48	85,50	94,73	91,35	22,80	23,90	22,45	23,59	26,24			
TOTAL	On other stronger	75,64	76,16	74,36	83,73	77,81	70,97	81,80	16,17	22,49	74,32	10,69	-93	20	25	53	84			. ~
	On Imports of Liquores.	13,65	15,08	14,03	13,51	16,10	18,49	27,02	20,57	20,73	20,51	22,34	23.73	23,40	21,93	23,06	25,40		*****	
KA.	Total Revenue.	14,01	24,06	20,19	16,27	23,47	18,63	15,79	22,41	24,95	26,57	31,27	33,09	24,96	19,57	27,53	24,83		•	-
H BURMA	.etroqx3 aO	10,72	19,53	15,46	10,24	18,51	13,00	9,63	1 4	17,39	19,36	22,92	28,37	20,30	15,08	23,83	19,68			
Вяттян	On other Imports.	2,39	2,71	2,78	3,75	2,78	3,04	3,33	3,95	3,50	4.53	4.42	Ŋ	2	•	4	9	*		
	estropm I nO sroupid to	8.	1,82	1,95	2,28	2,18	,	2,81	4,03	3,96	2,68	3,93	4,67	4,56	4.43	3,66	5,05			
MADRAS.	Total Revenue.	12,61	15,67	18,00	17,79	18,33	15,64	8,84	11,27	12,15	14.17	11,85	2,60	6,05	6,18	4,99	7,14			
MADRAS.	On Exports.	8,29	6,55	8,06	7,83	7,68	5,02	1,14	2,50	3,70	5,21	3,38	2,41	3,10	3,47	2,17	3,25		. 4	
MA	On other Imports.	7,31	98'9	7,87	7,95	8,33	7,42	4.63	5,48	3,34	6,14	5,69	-		-	Ŋ	2			
	stroggil nO stroughl to	2,01	3,26	2,07	2,01	2,37	3,20	3,07	3,29	3,11	2,82	2,78	3,18	2,88	2,70	2,77	3,79			
	Total Revenue.	2,41	2,59	1,83	1,80	2,19	1,45	6,1	1,46	2,35	3,37	3,12	2,39	2,34	2,52	2,90	3,25			
Stroh.	On Exports.	97	1,29	ષ્ટ	92	92	13	22	:	=	13	17	31	27	28	ัรู	3,			
į.	On other.		65	6	SS.	4,	4	5	2	15	40	1,	*	'n	6	6	•		-	
	stroqui n() sroupal to	ĸ	65	11	8	ĸ	8	61,1	1,03	62'1	3,00	2,24	2,03	2,05	2,21	2,48	2,65			-
	Total Revenue.	30,12	28,36	28,35	31,95	29,95	27,35	31,20	29,35	25,89	34.17	32,24	5,56	86,9	98'9	7,49	2,65			
Вомвау.	On Exports.	2,19	<u>2</u>	1,78	1,94	3,45	85°	52	1,25	1,02	1,03	85	38	8	95	53	3			
Bor	verbord strogmi	23,72	23.87	23,11	26,13	22,60	22,10	25,79	23,32	19,68	28,25	25,50	1,05	7	2	27	33			
	stroupid to	4,21	3,19	3,46	3,88	3,90	4.57	4,89	4,78	5,19	68,4	5,89	5,83	6,08	5,69	6,69	6,69		•	
	Total Revenue.	58,99	62,00	55,33	59,03	58,59	52,63	9949	54.04	47,61	48,69	48,99	16,88	18,13	12,88	14.77	13,43			
BENGAL.	On Exports.	89,11	12,77	9,35	6,83	8,11	7,41	8,64	7,73	5,23	6,51	8,80	8,84	10,20	5,78	7,17	26.5	*************		
BE	rotho nO stroquil	41,51	42,07	40,14	45,52	43,56	37,99	47,56	38,84	35,70	34,66	32,69	N	9	8	*	*	_		
	strogail aO stroupid to	5,80	2,16	5,84	89'9	6,92	7,23	8,46	7,45	6,68	7,52	7,50	8,02	7,83	6,9	7.46	7,33			
'	,	•	•	•	•	•					•	•	•	•	•	•	•			•
	YEAR.	•		•	•		•		•	•	•			•						
	YE	1871-72	1872-73	1873-74	1874-75	1875-76	1876-77	1877-78	1878-79	1879-80	1880-81	1881-82	1882-83	1883-84	1884-85	1885-86	1886-87			

DEPARTMENT OF FINANCE AND COMMERCE,
STATISTICAL BRANCH;

Calcutta, 22nd November 1886.

J. WESTLAND, Off. Secretary to the Government of India.

GOVERNMENT OF INDIA. PUBLIC WORKS DEPARTMENT. RAILWAY TRAFFIC.

No. XXVIII OF 1886-87.

APPROXIMATE STATEMENT OF GROSS RECEIPTS AND EXPENSES OF INDIAN RAILWAYS.

N.B.—As regards the figures in column "Total Receipts from 1st April to date," audited figures have been used as far as possible.

		ı length	RECEIPT FOR WERK E 17TH OCTO 1885.	NDING	length	RECEIPT FOR WEEK ET 16111 OCTO 1886.	DING	TOTAL RECKIPTS I IST APRIL TO OCTOBER	ROM 17TH	TOTAL RECEIPTS S IST APRIL TO OCTOBER 1	ROM	Total	Total
:turn :d.	RAILWAYS.	Total mean open.	Total.	Per mile open.	Total mean open.	Total.	Per mile open.	Total.	Per mile open per week,	Total.	Per mile open per week,	increase in	
	Lines worked by Gua-		R	R		R	R	Ŀ	R	R	R	k	R.
, 1886 ., 1886 to . to .	ranteed Companies. Outh and Rohilkhand Madras South Indian Great Indian Peninsula Bombay, Baroda and		96,821 1,41,975 82,678 5,81,769	159 165 126 389	683 831 654 1,497	92,297 1,41,801 1,04,566 4,73,000	135 171 160 316	31,07,490 40,83,471 24,07,312 1,81,23,945	170 166 134 424	35,61,021 42,69,726 28,44,349 2,00,64,361	184 181 153 471	4,53,531 1,86,255 3,47,037 19,40,416	
	Central India Total .	461 4,081	11,25,378	482 276	461 4,126	2,07,000	449. 247	3,47,37,923	526 298	73,02,849 3,80,42,306	557 324	3,77,144	
	State Lines worked by Guaranteed Com-	4,000	11,23,370	2,0	41.20	70,11,004		3147 1371123	290	3,00,42,300	324	33,04,303	
tto . tto . tto . tto . tto . tto . tto . tto . tto . tto . tto	panies.	75 1,515 57 12 75 1,660 315	9,07,295 8,349 653 6,941 3,53,092 17,165	599 146 54 93 213 54	1,515 57 12 75 1,664 315 42	6,56,764 6,971 640 7,812 2,02,000 25,670 2,506	434 122 53 104 175 81 60	2,51,57,612 2,79,082 25,645 1,83,353 89,04,988 4,80,222	581 171 75 80 188 53	2,45,12,878 2,95,955 27,089 1,95,143 97,01,507 9,40,000 59,148	569 182 79 92 205 106 49	 16,873 1,444 11,790 7,96,519 4,68,838 59,148	6,44,734
	Toial .	3,634	12,98,844	357	3,6 80	9,92,363	2(x)	3,50,30,902	337	3,57,40,780	342	7,09,878	
itto . it	North-Western	233 27 249 37 226 45 149 3-7 1,803	1,11,523 1,892 49,091 2,250 20,394 11,945 15,218 33,436 6,50,409 6,061	479 69 197 61 90 265 102 102 300 92	234 27 249 37 246 45 149 327 	1,00,750 1,379 49,500 2,200 23,001 7,997 10,967 70,240 (6) 4,51,685 5,469	469 51 199 59 93 178 74 215 251 83	21,37,187 41,629 10,68,255 67,051 6,74,498 2,55,552 6,03,560 11,09,350 1,59,02,182 1,58,492	321 53 140 62 105 199 163 131 	26,80,423 44,058 12,760,033 57,405 8,02,586 3,44,978 6,60,969 11,70,353 (c) 320 1,30,04,307	403 58 178 54 115 270 158 123 2 267	5,43,236 3,329 2,77,778 1,28,688 89,426 61,003 320	 9,556 23,591 22,07,815
itto litto	Bareilly-Pilibhit . Dacca	36 86	818 1,161	23 14 26	36 86	1,311 4,105	36 48	36,639 45,604	35 31	1,55,624 48,342 1,31,572	83 47 53	11,703 85,968	2,868
litto .	Jorhat TOTAL .	25 3,309	0,04,830	273	3,335	7,38,899	222	19,548	28	21,491	223	1,943	10,41,036
	AL (GUARANTEED AND		24 20 061	202			247	0,19,18,372		0.49.01.70.0			
E) . DSS ESTI	MATED EXPENSES .	11,024	33,29,061	302,	11,141	27,49,926	247	4,71,47,631	150	9,48,91,597 4,80,19,512	300	29,73,225	
	NET RECEIPTS .							4,47,70,741	142	4,68,72,085	148	21,01,344	
ov., 1886 ct., 1886 litto . ov., 1886 ditto .	Rohilkhand-Kumaon . Assam	125 67 78 303 22	8,432 6,100 4,722 18,437 5,029	67 91 61 60 226	, 125 67 78 303 22	8,142 6,611 5,830 23,690 4,325	65 90 75 76 194	2,84,175 1,29,962 1,30,922 6,47,937 1,37,401	80 68 56 75 216	3,12,408 1,75,505 1,87,810 10,48,817 1,34,399	88 92 80 122 213	28,333 45,603 50,888 4,00,880	 3,002
	TOTAL .	595	42,720	72	595	47,398	80	13,30,397	79	18,58,999	110	5,28,602	
ov., 1886 ditto)ct., 1886 ditto dev., 1886)ct., 1886		193 64 121 140 16	12,925 3,268 15,910 23,294 1,078	67 51 131 166 67	103 64 208 140 16 24	13,449 5,290 23,632 9,947 743 361	70 82 114 71 47	5,32,084 89,495 6,26,291 2,43,180 22,122	97 49 181 61 48	5,38,023 1,12,616 7,73,716 2,56,731 33,378 22,082	98 63 131 64 74 32	5,039 23,121 1,47,425 13,551 11,256 22,082	
	Total .	534	5 6,475	106	645	53,423	83	15,14,072	99	17,36,546	94	2,22,474	

⁾ Including Cawnpore-Achnera State Railway.) Return not received.

⁽c) Total receipts from 16th June to 25th September, 1886.

GOVERNMENT OF INDIA.

REVENUE AND AGRICULTURAL DEPARTMENT.

REPORTS ON THE STATE OF THE SEASON AND PROSPECTS OF THE CROPS FOR THE WEEK ENDING 24th NOVEMBER 1886.

GENERAL REMARKS.—Except in Madras and in a few places in Bengal, Bombay and the Punjab, no rain has fallen in the country during the week under report. No reports have been

received from Burma.

The kharif harvest has been almost completed in the North-Western Provinces and Oudh and the Punjab, and has been finished in some places in Bombay and Rajputana. In the Central Provinces, Central India, Berar and Hyderabad, the crops continue in good condition. Generally the harvest promises to yield a good outturn in all parts of the country. In Madras, Mysore and Coorg the condition of the standing crops is satisfactory.

The rice crop in Bombay, Bengal and Assam promises well. Cotton prospects in Bombay,

the Central Provinces and Berar are good.

In Bengal and the North-Western Provinces and Oudh, the poppy sowings are doing well. In the Central Provinces cloudy weather and heavy rains have injured the linseed crop which has been replaced by wheat in many parts.

The rabi sowings are now approaching completion in most of the Provinces, and pros-

pects are everywhere satisfactory.

Fever and cholera continue in Bengal and there has been some mortality from the latter

disease in Ajmere. Elsewhere the public health continues satisfactory.

Prices show an upward tendency in a few places in the Punjab and have also slightly risen

in Coorg. Elsewhere	they are generally s	teady.
Presidency or Province and District.	Rainfall for week under report.	State of agricultural prospects.
Madras—(Nov. 24th) Bellary		Standing crops generally fair but paddy withering in parts of one taluk and <i>Dholl</i> affected by insects in another. Harvest dry grains, outturn average in parts and below average in others. Fever and cattle-disease in two taluks.
Kurnool	(Average) '01	Standing crops good, but paddy under canal suffering from want of water owing to a breach. Harvest early cereals, outturn about average. Smallpox in three and cattle-disease in two taluks.
Ganjam	(Average) 11	Standing crops paddy thriving; light paddy being reaped. Slight smallpox in three, fever in two and slight cattle-disease in four taluks. Cholera exists.
Kistna	(Average) '20	Standing crops generally good. Harvest paddy middling. River 2'9 feet water over anicut. Slight fever. Cholera in five and cattle-disease in two taluks.
Chingleput (Madras)	(Average) '06	Standing crops fair, but in one taluk slightly damaged by late cyclone. Harvest paddy, outturn below average. Smallpox and fever in one and cattle-disease in three taluks.
Coimbatore	(Average) •74	Standing crops generally good. Harvest wet and dry grains, outturn generally above average. Fever in two taluks, small-pox and cattle-disease in one.
Tanjore	since revised '20; this week '04.	Standing crops generally good. Harvest wet and dry grains outturn up to average.
Madura Malabar	(Average) '27	Slight fever in parts. Second crop cultivation fair. Slight smallpox in six; fever and cattle-disease in two taluks.
Travancore.	1.47 .	Paddy thriving. Fever in parts. General Remarks.—General prospects good.
Bombay—(Nov. 24th) Karachi	Nil	River at Kotri on 22nd, 4 feet 11 inches against 5 feet 6 inches on same date last year. Rabi sowings commenced everywhere. Fever in 11 and cattle disease in 4 talukas. Wheat, red rice, and bajri in Karachi 26, 30, and 34, and in Tatta 24, 34, and 40 pounds per rupee, respectively.
Hyderabad .	Rain on 16th and 17th at Hyderabad 53, Mirpur '03, Shahdadpur on 16th 3'20, Nau- shahro on 16th '10	Kharif harvesting still continues. Rabi cultivation in progress. Jambho and mustard cultivation and early sown crops of wheat in good condition. River at Kotri on 22nd, 4 feet it inches against 5 feet 6 inches on same date last year. Fever in nine and cattle-disease in four talukas. Wheat 25, bajri 371, jowari 40, white rice 20, and red rice 26 pounds per rupee.
Ahmedabad	Nil	Reaping of kharif almost completed. Rabi crops promising in all talukas save in Dhandhuka, where cotton and wheat damaged in some places. Slight fever in Daskroi and Dholka talukas. Wheat 32 and bairi 33 pounds per rupee.
Baroda	Nil	Public health fair. Cattle-disease in Moha and Songad talukas of the Navsari Division. Harvesting of kharif crops and rabi sowings in progress; standing crops in good condition. Bajri 30, wheat 18, and rice 21 pounds per rupee.
Surat	Nil	Crops healthy. Reaping of kharif and sowing of rabi crops continue. Slight fever in Bardoli, Jalalpur, Chikli and Mandvi talukas. Jowari 36 and nagli 41 pounds per rupec.
Nasik .	Nil	Kharif crops being harvested and rabi sowing in progress. Public health generally good. Wheat 28½, bajri 36½5, and rice 20½3 pounds per rupec.

Bombay—contd. Colaba (Bombay)	Nil	Abnormal temperature 1° warm on 20th and 21st, 2° warm on 22nd, nil on all other days. Vapour in air excessive from 17th to 22nd, normal on 23rd. Abnormal winds westerly from 17th to
Poona	Light showers in Petha Baramati 29	in Indapur taluka. Bajri 41 and jowari 60 lbs. in the district;
Ahmednagar		and bajri 37 and jowari 48 lbs. per rupee in the Poona City. Reaping of kharif and sowing of rabi almost over. Wheat slightly injured by clouds in Shrigonda and Jamkhed. Slight cattle-
Sholapur	Nil	disease in Karjat. Bajri 54 and jowari 71 lbs. per rupee. Reaping of kharif and sowing of rabi crops almost completed. Cotton crops injured by excessive rain. Slight cattle-disease in Barsi Taluka. Public health good. Jowari 714 and bajri 504
Dharwar	At Hangal . '23 ,, Kod . '08	Rice and early jowari crops being reaped. Sowing of wheat and gram crops completed except in Navalgund and Gadag Talukas where it is still in progress. Cotton crops good. Slight fever in Hangal and Kalghatgi. Slight cattle-disease in Talghatgi.
Kanara		Rice 24 and jowari 57 pounds per rupce. Rice and sugarcane crops good. Rice and betelnut harvest continue above Ghat. Slight fever in four and cattle-disease in five talukas. Public health good. Common rice in Karwar and
Rajkot		district average 13 seers per rupee. General health fair. Harvesting of bajri nearly completed, that of jowari in progress. Young rabi crops in fairly good condition. Wheat 31, bajri 28 and jowari 39 lbs per rupee. General Remarks.—Slight rain in parts of four districts. Reap-
		ing of kharif crops and rabi sowings completed in five districts and progressing elsewhere. Late jowari and cotton crops slightly injured by excessive rain in parts of Sholapur and Bijapur. Fever in parts of thirteen, cattle-disease in parts of ten
Bengal-(Nov. 24th)		and smallpox in parts of two districts.
Chittagong .		Report not received.
Dacca	Nil	Prospects good; harvesting of aman paddy going on; winter crops being sown. Public health good.
24-Pergunnahs .	Nil	Prospects favourable; aman being harvested. A few cases of cholera and lever in places; public health generally good.
Khoolna	Nil	Weather cool; cutting of aman commenced. Prospects good.
Moorshedabad	Nil	Fever still prevails. Weather rather hot for the season; aman rice being harvested; good outturn expected. Cholera has broken out in Berhampore
Pubna .	Nil	town, causing rather heavy mortality. Fever also prevalent. Crops promising; aman being reaped in places. Much fever and cattle disease near Serajgunge.
Dinagepore	Nil	Weather fair; prospects of aman and sugarcane good. Cultivation of rabi going on; cattle disease in several thanas; cholera reported from Gangarámpur only. Fever prevalent.
Rungpore .	Nil	Weather seasonable; crops promising. Fever and cholera still
Midnapore.	Nil	Prospects generally fair; fever still prevalent. Sporadic cholera in many places.
Burdwan Bhagulpore	Nil Nal	Prospects of aman excellent and of rabi fair. Fever still prevalent, Prospects excellent; reaping of rice commenced. Slight fever and cholera.
Monghyr .		Opium sowings still backward, about twelve annas completed; plants germinating well; prospects so far very good.
Purneah . Durbhanga	Nil Nil	Crops excellent; rabi being planted. Public health bad, Harvesting of paddy in progress; prospects of rabi very promis-
Durbilanga	2416	ing; prices stationary. Cholcra still reported from interior.
Mozuffarpore Sarun	• •	Sowing of poppy in progress. Prospects of poppy good. Weather favourable.
Chumparun	Nil	Prospects favourable; sowing of rabi and poppy in progress;
Patna .	Nil	prices stationary. Fever and cholera still reported from interior. Rice doing well. Sowing of rabi and poppy crops going on. Crops already sown growing splendidly. Cholera in Dinapore
Gya	Nil	sub-division, otherwise public health good. Prospects of crops good. Poppy sowing in progress. Cholera
Shahabad .	1	decreasing. Fever still prevalent. Weather favourable to poppy; considerable progress made in
Hazarcebagh	Nil	sowing. Weather cloudy. Harvesting of paddy in progress. Rabi and poppy sowings nearly finished. Cholera in places, otherwise
Cuttack	Slight rain since last night.	public health good.
NW. Provinces and Oudh—(Nov. 24th)—		places.

N.-W. Provinces and Oudh—(Nov. 24th)—Benares (Nov. 23rd). Weather seasonable. Kharif nearly all cut except late rice. Rabi germinated well. Supplies plentiful. Prices slightly fluctuating. Bublic hould generally good. A slight outbreak of cattle-disease

The state of the same		
NW. P. & Oudh—contd. Ballia (Nov. 22nd).		Sky clear. Weather seasonable. Rabi sowings nearly finished. Markets well supplied. Prices stationary. General health good.
Gorakhpore (" ' ")		Rabi looking well; irrigation in progress. Prices slightly falling. Health fair.
Fyzabad ("23rd)		Weather seasonable. Rabi crops being irrigated; poppy crop good. Supplies ample. Prices stationary. Cholera still pre-
Rai Bareli (" 22nd)	No rain	wails in Fyzahad and Tanda Tahsils. Weather warm still. Irrigation of rabi crops in progress. Markets well supplied. Prices steady. Some cases of fever and ague reported from tahsil Digbijaiganj; slight cattle-disease in
Lucknow (tahsil Dalman. Fair weather. Hewant crops nearly gathered. Poppy sowing in progress. Markets well supplied. Prices slightly rising. Health
Pertabgarh ("23rd).		of people good. Slight cattle-disease. Prospects of rabi continue good. The poppy sowings nearly completed and seed germinating well. Health of people and cattle
Allahabad (Nil	Weather seasonable. Rabi has germinated well. Prices generally somewhat lower. Markets well supplied. Autumnal fever
*Cawnpore (,, ,,)		reported in places; otherwise health good. Weather seasonable. Kharif being harvested. Rabi thriving well. Poppy sowings nearly completed; seed germinating in places. Prices stationary. Fever in places; cattle-disease in
Farakhabad (" ")		one pargana. Kharif harvest still in progress in two tahsils; rabi sowings nearly
Sitapur (,, ,,)		completed. Markets well supplied. Health fair. Weather bright. Winds westerly. Crops being irrigated. Pros-
Bareilly (,, ,,)		pects favourable. Public health good. Crops good. Markets steady. Cholera ceased. General condition
Banda (" ")	Nil	good. Gathering in of kharif crops continues; rahi germinating well. Prices stationary. Fever and ague still prevalent. Cattle-
Kumaon (,, ,,)		disease in one village. Weather fine. Rain required for rabi; sowings nearly completed. Prices falling slowly. General health good. Cattle-disease continues.
Agra ("22nd)	Nil	Kharif harvesting nearly completed; rabi being irrigated. Prices
Jhansi ("")	Nil	stationary. Fever continues. Harvesting of bajra finished. Public health good. Cattle-disease
Meerut ("23rd)		in two villages. Large area of rabi sown and germinated splendidly. Dofasli area still being nown in places. No variation in prices. Supplies
Punjab—(Nov. 24th)—		ample Health good. General Remarks.—Weather seasonable. Rabi crops doing well, and prospects continue favourable. Supplies ample and prices generally steady. Public health good; fever prevalent in a few places. Cattle-disease reported from five districts.
Delhi (Nov. 23rd). Hissar Umballa		Health fair. Prices fluctuating. Health good Prices stationary. Health fair. Prices stationary. Rabi sown and germinated. Rain
Jullundur		wanted. Health good. Prices stationary. Rabi sowings in progress.
Amritsar Sialkot		Health good. Prices stationary. Health good. Prices slightly risen. Kharif crops reaped. Rain required for rabi sowings.
Ferozepore	20 at Sadar	Health good. Prices stationary. Rabi sowings in progress. Health good. Prices stationary.
Rawalpindi		Health good. Prices rising. Rahi crops sown. Rain wanted. Health good, Prices rising. Kharif crops being harvested. Rahi
Mooltan		sowings in progress. Rain wanted. Health good. Prices stationary. Rabi sowings in progress.
Dera Ismail Khan Peshawar		Health good. Prices rising. Rabi sowings in progress. Smallpox increasing. Prices fluctuating. Kharif crops good. Rain much wanted.
		General Remarks.—Slight rain in the Ferozepore and Multan districts. Health generally good. Prices rising in the Sialkot, Rawalpindi, Shahpur and Dera Ismail Khan districts, generally stationary elsewhere. Kharif nearly harvested. Rabi sowings still in progress.
Central Provinces— (Nov. 24th).		· • · · · · · · · · · · · · · · · · · ·
Nagpur	Nil	Weather clear and cool. Prospects good. Fever prevalent. Cat-
Jubbulpore	Nil	tle-disease in Umrer. Prices steady. Weather occasionally cloudy. Rabi sowings nearly finished. Fever
Saugor (Nov. 23rd)	Nil	prevails. Prices easy. Occasional clouds continue. Sowings in progress. Health good.
Seoni . •	Nil	Prices unchanged. Weather cool, but rather cloudy. Rubi sowings completed. Prospects good. Fever, smallpox and lattle-disease in parts. Prices
Hoshangabad	Nil	stationary. Rabi sowings nearly completed. Fever continues. Prices sta-
		tionary.
Khandwa .	Nil	Weather clear and cool. Rabi sowings nearly completed. Cut- ting of juari commenced. Health fair. Prices steady.

Presidency or Province and District.	Rainfall	for	wee
and District.	under	rep	ort.

eek State of agricultural prospects.

Central Provinces—contd.		
Bilaspur		Kharif harvest in progress. Rabi sowings near completion. Wheat grain germinated and doing well. Linseed and masur being injured by cloudy weather. Fever prevalent. Cholera and cattle-disease in places. Exports continue.
		General Remarks.—The weather has been cloudy, and this has done some damage to the linseed. A very large proportion of the area sown with this crop has however been resown with
		wheat, as the linseed sowings were in many places ruined by the heavy rain of October. The wheat is promising well. <i>Kharif</i> prospects are very favourable so far as cotton and <i>juari</i> are
Assam-(Nov. 24th).		concerned,
Gauhati .	Nil	Weather seasonable. Cholera diminishing in the district. Sowing of mustard nearly finished. Reaping of sali commenced.
Sylhet Cachar	Nil Nil	State and prospects generally good. Weather cold. Prospects of sali and asra crops and of tea good. Sowing of winter crops nearly finished. Common rice 113 seers
Dibrugarh	Nil	weather scasonable. Prospects of crops good. Cholera reported
Mysore and Coorg-		from North Lakhimpur and Sadr Sub-Division.
(Nov. 24th) Bangalore	Nil	Standing crops in good condition; agricultural operations in
Mercara	••••	active progress; prospects continue favourable, and public health good. No material change in prices. Picking of cardamom crop completed; other crops in good con-
Berar and Hyderabad-		dition. Prices slightly risen.
(Nov. 24th)		
Amraoti . Akola .	Nil	Weather clear and cool, Cotton-picking continues; crops in good condition; wheat 22, and juari 26 seers per rupee.
Hyderabad	Nil Nil	Weather cool. Cotton-picking in progress; rabi crops above ground and doing well.
	2434	llarvesting of abi crops commenced; rabi crops continue to be sown. Fever and ague prevalent in the talukas; cholera prevalent in Manchál taluka. Prices—wheat 15, coarse rice 12, white juar 20, yellow juar 253, and tur 15 seers per current
Central India States— (Nov. 24th).		sicca rupee.
Indore Morar (Gwalior)		Weather clear and cold. Health good. Prices steady
Neemuch		Health and prospects. Weather seasonable. Fever still prevalent
Goona Sutna		Health and prospects good. Health and prospects good.
Agar		Opium prospects fair. Health good.
Schore Nowgong		Weather clear. Crops and health good. Weather seasonable. Prices steady. Health fair.
Bhopawar		Weather fair. Health good, except slight fever in some places. Prices steady.
Rajputana—(Nov. 24th).		·
Abu (Nov. 24th) Sirohi ("215t)	Nil Nil	Weather seasonable. Fever abating. Weather getting cold. Tanks and wells good. Health good. Rabi being sown. Weather
		fine and warm for time of year. Weather cloudy towards evenings.
Marwar (" 20th)	Nil	Tanks almost full. General health good, though some fatal cholera cases have occurred amongst Pushkar pilgrims Kharif gathering almost over. Weather cloudy for a few days. Nights cooler. Weather seasonable now. Prices tending to rise.
Kherwara (" 21st)	Nil	Tanks and wells full. Rabi crops sown and germinating. Health good. Prices steady. Weather fine with light clouds.
Meywar (" 20th)	Nil	Water in tanks and wells decreasing. Crop prospects un- changed. Health very fair. Prices stationary. Weather fine
Pertabgarh (" ")		and colder. Tanks a quarter full. Health good. Prices much fallen. Weather
Harowti (", ")	Nil	weather warm for season. Wheat and barley being sown.
Jhallawar (,, 21st)	Nil	Health good. Kharif harvesting commenced. Prospects good.
Kotah (,, 20th)	Nil	Health good. Rabi crops germinating. Weather clear.
Ajmere (" 23rd)	Nil	Cholera decreasing; total seizures reported in Ajmere and district 940, deaths 417. Rabi sowings in progress. Prices rising.
Jeypore (,, ,,) Kerowlie (,, 21st)	Nil Nil	Weather cooler. Cholera decreasing. Tanks and wells drying. Rabi sowings finished. Rain wanted. Health good. Prices stationary. Nights cool. Days hot.
Dholpore (" 17th)	Nil	Tanks and wells drying. Sowings continue. Health good. Prices steady.
	.Nil	Tanks and wells full. Kharif reapings nearly over. Rabi being sown. Health good. Prices low. Weather cool.
Ulwar ("23rd) Bickanir ("20th)	Nil Nil	Rabi sowings almost finished. Health good. Fever in Sujangarh. Prices stationary. Weather cold.
Nepal—(Nov. 18th).		
Katmandu (Nov. 19th)	Nil	Prospects fair. Rice in the hills has all been cut.

GOVERNMENT OF INDIA. REVENUE AND AGRICULTURAL DEPARTMENT.

SUMMARY OF THE WEATHER REPORTS FOR THE MONTH OF OCTOBER 1886.

No. 170 Met. 12-16, dated Calcutta, the 26th November 1886.

Extract from the Proceedings of the Government of India, in the Revenue and Agricultural Department, (Meteorology).

Read the following:-

Summary of Weather Reports for the Month of October 1886.

The high temperature, which obtained in the latter half of September over the whole of Central India and a large portion of the Bombay Presidency, gave way rapidly towards the beginning of October, and during the early part of this month the temperature was considerably below the average. In the Punjab the temperature remained much above the average during the first week, in all but the more eastern districts, and was slightly below it throughout the rest of the month. On the whole, October was rather a cool month over a large tract of country, extending from the Deccan across Central India to the more eastern districts of the North-Western Provinces; also in the Central and Eastern Punjab, and at a few places in the south of the Peninsula; more or less warm elsewhere. The excess of temperature above the mean was greatest in Assam where it amounted to $2\frac{1}{2}^{\circ}$.

Except on the North-West Himalaya, the atmospheric pressure was everywhere more or less below the average, but in the Upper Provinces, Assam and Bengal, the differences were very small. The deficiency was greatest in Central India, Lower Sind, Guzerat, and the Konkan; being more than a twentieth of an inch.

The rainfall was considerably below the average in Northern Bengal, Assam, and Cachar, and little or no rain fell during the month in the Indus Valley and in Cutch. Elsewhere, over the whole of Northern and Central India as well as in the Peninsula, (excepting parts of the Carnatic and on the Bellary plateau), there was a general, and in some places a considerable, excess of rain. This was particularly the case in Behar, the North-Western Provinces, Central India, the Konkan, the Deccan, the Northern Circars and Orissa, where heavy rain fell in connection with several small barometric depressions, which were formed successively over the Bay of Bengal in the early part of the month, and travelled across the Peninsula or towards Central India. None of these storms was of any great violence, but they were of considerable intensity and of unusual frequency even for October.

The following table shows the amount of rain and the difference from the average, during the month of October 1886, according to districts as far as is indicated by the telegraphic reports:—

of ns.	_	
No. o Station	Average ainfall for October.	Difference from the average in October 1886.
. 7 . 4 . 9 . 3 . 2 . 2	0.61 0.81 1.24 1.11 2.58 5.29 5.40 5.47 8.55	+0.38 +0.83 +1.25 +1.28 +3.24 -3.22 -3.10 +0.29 +7.52
		Signature Control Co

1	No. of Stations.	Average rainfall for October.	Difference from the average in October 1886.						
Central Provinces, South	h			•			7	1.26	+6.13
Berar, Khandesh .	•		•	•	•		2	1.83	+3.30
Rajputana, Central India	R		•	•	•	1	8	1.01	+2.13
Saugor and Nurbudda	•	•	•	•	•	· 5	٠		72.2
Sind, Cutch .		•	•	•	•		4	0.23	-0.55
Gujrat		•				.	3	0.09	+0.51
Konkan			•	•	•	.	4	2.99	+3.31
Deccan, Hyderabad		•	•	•	•		5	3.83	+4.57
Malabar				- •	•		4	8 23	+ 2.43 .
Mysore, Bellary .	•		•	•		. 1	4	7.00	-2.28
Carnatic			•	•		. 1	6	7.90	-o·88
British Burmah .				•			6	8 ·68	o 8o
Ceylon	•	•	•	•	•		Ţ	12.67	+0.60

RUCHI RAM SAHNI,

Second Asst. Meteorological Reporter to the Govt. of India.

SIMLA,
The 6th November 1886.

RESOLUTION.—Resolved, that the Summary be published in the Supplement to the Gazette of India.

(True Extract.)
E. C. BUCK,
Secretary to the Government of India.



f India. The

AUTHORITY. PUBLISHED BY

No. 49.

SATURDAY, DECEMBER CALCUTTA, 1886.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

CONTENTS.

PART I.—Government of India Notifications, Appointments, Promotions, Leave of Absence, General Orders, Rules and Regulations.

PART II.—Notifications by High Court, Comptroller General, Administrator General, Paper Currency Department, Presidency Pay Master, Money Order Department, Mint Master, Secretary and Treasurer, Bank of Bengal, Superintendent of Government Printing, and other Government Officers; Postal, Telegraph, and Commissariat Notices. Notices.

PART III. - Advertisements and Notices by private individuals and Corporations.

PART IV .- Acts of the Governor General's Council assented to by the Governor General :-

Nothing for Publication.

PART V.—Bills introduced into the Council of the Governor General for making Laws and Regulations or published under Rule 22:-

Nothing for Publication.

Supplement No. 49.

PART I.

Government of India Notifications, Appointments, Promotions, &c.

MILITARY SECRETARY'S OFFICE.

NOTIFICATION.

Calcutta, the 27th November, 1886.
The arrival of His Excellency the Viceroy has been postponed from Monday, the 13th December, 1886, to Tuesday, the 14th December, 1886.

Arrangements for the reception of His Excellency the Viceroy, as published in the Notification of the 20th October, 1886, will hold good on the 14th December, 1886.

> By Command, L. GORDON, Captain, A.-D.C.

For Military Secretary to the Vicerov.

HOME DEPARTMENT.

NOTIFICATIONS.—ESTABLISHMENTS.

Calcutta, the 29th November, 1886.

No. 393.—Mr. C. F. Hall is permitted to resign Her Majesty's Bengal Civil Service, with effect from the 1st December, 1886.

UPPER BURMA. ESTABLISHMENTS.

The 3rd December, 1886.

No. 50.—The undermentioned gentlemen are appointed on probation to be Assistant Commis-

sioners of the 4th grade in Burma:— Lieutenant W. Ayerst, 25th Bombay Light Infantry.

Mr J. B. Dunlop.

MEDICAL.

The 1st December, 1886.

No. 637.—The services of the following Commissioned Medical Officers are placed permanently at the disposal of the Government of the Punjab, with effect from the dates specified opposite their names :-

Surgeon T. R. Mulroney, M.D ,-1st September, 1886.

Surgeon D. St. J. D. Grant,-19th October, 1886.

The 2nd December, 1886.
No. 641.—The services of Surgeon-Major K. P. Gupta, M.B., are replaced at the disposal of the Government of Bengal, with effect from the date on which he is relieved of his present appointment of Medical Officer in charge of the left wing of the 8th Regiment, Native Infantry, at Buxa.

The 3rd December, 1886.

No. 643.—APPOINTMENT. — Surgeon-Major Samuel Haslett Browne, M.D., to be Joint Medical Officer of Simla.

JUDICIAL.

The 30th November, 1886.

No. 1738.—The Hon'ble L. R. Tottenham, a Judge of the High Court of Judicature at Fort William in Bengal, obtained furlough with effect from the 5th March, 1886, to the 12th September last, both days inclusive.

This cancels Home Department Notification

No. 81, dated the 16th January, 1886.

PATENTS.

The 2nd December, 1886.

No. 1533.—Specifications of the under-mentioned inventions have been filed, under the provisions of Act XV of 1859, in the Office of the Secretary to the Government of India in the Home Department. Copies have been sent to one of the Secretaries to each of the Governments of Bengal, Fort St. George, Bombay, and the North-Western Provinces. A copy of every specification is open to public inspection, at all reasonable hours, at the Office of the Secretary to the Government of India in the Home Department at the Presidency, upon payment of a fee of one Rupcc. A certified copy of any specification will be given to any person requiring the same on payment of the expense of copying:

No. 42 of 1886,-James Brown, of 11 Seacome Street, Liverpool, in the County of Lan-caster, England, Engineer, and Thomas Andrew Porter, of 30 Ches-nut Grove, Bootle, also in the County of Lancaster, England, advertising contractor, for an improved means of, and apparatus for, climbing chimneys, shafts, columns, steeples and like erec-

tions. No. 79 of 1886.-Eduard Schmidt, Railway Inspector, residing at Frimmersrode, King-dom of Prussia, German Empire, for improvements in frailway sleep-

No. 107 of 1886.-The Cassel Gold Extracting Company, Limited, of 157 West George Street, Glasgow, Scotland, for an improved process and apparatus for treating metals, alloys, and especially auriferous ores by elec-

trolysis.

No. 131 of 1886.—George Brownen, Fellow of the Chemical Society, of No. 15 Althorp Road, Upper Tooting, in the County of Surrey, England, for the preparation of extracts and because of the leaves of the leaves of beverages from the leaves of the coca plant.

No. 140 of 1886.—William Hood Gilruth, Planter, Ceylon, late of Assam, for separat-

ing, sorting and twisting bruised and rolled green tea leaves.

No. 162 of 1886.—Henry Bull, of Epsom in the County of Surrey in England and of Serampore near Calcutta in the Empire of India, bruck manufactures and contractor for an imturer and contractor, for an improved and more economical me-thod in the formation of brick-kilns and of burning and manufacturing bricks, tiles and other goods

No. 184 of 1886.— John G. Dobbie, Engineer, 14 Bridge Road, Mazagon, Bombay, for ascertaining and verifying the immersion and corresponding displacement of steam and sailing ships.

No. 195 of 1886.—Mary Walker and George Edward Walker, trading as Sampson, Bridgwood and Son, of Anchor Pottery, Longton, in the County of Stafford, England, Earthenware Manufactures and Jose Postinto Manufacturers, and Jean Baptiste Germeuil Bonnaud, of Longton

Germeuil Bonnaud, of Longton aforesaid, Photographer, for process for producing lithographic or zincographic copies of photographic or other designs.

No. 204 of 1886—Albert Marcius Silber, of Wood Street, Cheapside, in the City of London, England, Merchant, for an improvement in over-head lamps. lamps.

No. 205 of 1886.—Everard Richard Calthrop, of Malabar Hill, Bombay, Locon.otive bar Hill, Bombay, Locon.otive Engineer, Great Indian Peninsula Railway, for means of holding window and louvre sashes for railway carriages and other vehicles.

A. P. MACDONNELL, Offg. Secretary to the Government of India.

REVENUE AND AGRICULTURAL DEPARTMENT.

NOTIFICATION.—Surveys.

Calcutta, the 3rd December, 1886.

No. 945-83-29 S.—In consequence of the return to duty of Mr. F. R. Mallet, Superintendent, Geological Survey, the following changes are made with effect from the 25th ultimo :-

Mr. C. L. Griesbach, Officiating Superintendent, will revert to his substantive appointment as Deputy Superintendent, 2nd grade.

Mr. E. J. Jones, Officiating as Deputy Superintendent, 2nd grade, and as Curator, will revert to his substantive appointment as Assistant Superintendent, 3rd grade, and will cease to act as Curator.

> E. C. BUCK, Secretary to the Government of India.

FOREIGN DEPARTMENT.

NOTIFICATIONS.—GENERAL.

Fort William, the 1st December, 1886.

No. 2220 G.—Captain C. Herbert, Political Assistant of the 1st class, sub. pro tem., is posted as Assistant to the Governor-General's Agent in Rajputana, with effect from the date of joining.

No. 2222 G.—Surgeon W. W. Webb, M.B., Indian Medical Service, is appointed to be Medical Officer of the Meywar Bhil Corps, with effect from the 26th June, 1886, but will continue to officiate as Residency Surgeon in Meywar, until further orders.

No. 2224 G.—Mr. H. M. Durand, C.S.I., C.S., Secretary to the Government of India in the Foreign Department, is granted three months' privilege leave, with effect from the 2nd December, 1886, or the subsequent date on which he may avail himself of it.

The 2nd December, 1886.

No. 2231 G.—Mr. J. H. Lace, Assistant Conservator of Forests, in Baluchistan, is granted three months' privilege leave, with effect from the 23rd November, 1886, or the subsequent date on which he may avail himself of it.

No. 2234 G.—The services of Lieutenant C. M. Crawford, Officiating Wing Officer, Meywar Bhil Corps, are replaced at the disposal of the Military Department, with effect from the date on which he is relieved of his duties.

No. 2241 G.—The services of Captain A. G. A. Durand, S.C., Squadron Commander of the 1st Regiment, Central India Horse, are placed at the disposal of the Military Department for employment as Officiating Deputy Assistant Quartermaster-General, during the absence of Captain C. H. II. Beley, on special duty in Burma.

The 3rd December, 1886.

• No. 2248G.—Assistant Surgeon Abdur Rahim Hakim, Khan Bahadur, Native Assistant to the Political Resident in the Persian Gulf, is granted privilege leave for three months, with effect from the 1st January, 1887, or the subsequent date on which he may avail himself of it.

No. 2251G.—The services of Lieutenant H. S. P. Davies, Political Assistant of the 3rd class, sub. pro tem., and Assistant to the Governor-General's Agent in Central India, are replaced at the disposal of the Government of the Punjab, with effect from the date on which he is relieved of his duties.

No. 2254G.—Lieutenant L. S. Newmarch, Officiating Political Assistant of the 2nd class, and Assistant to the Governor-General's Agent in Rajputana, is posted as an Assistant to the Governor-General's Agent in Central India, with effect from the date of joining.

No. 2258G.—The Governor-General in Council is pleased to recognize the appointment of M.P. B. D. Armour as Acting Consul for the United States of America, at Aden, during the absence of Mr. J. A. Jones.

No. 2261G.—Colonel Sir O. B. C. St. John, K.C.S.I., R.E., Resident of the 2nd class, and Officiating Governor-General's Agent in Baluchistan, is granted privilege leave for one month, with effect from the 19th December, 1886, or the subsequent date on which he may avail himself of it.

EXTERNAL.

The 1st December, 1886.

No. 2604 E.—The following orders of Her Majesty the Queen in Council are published for general information:—

At the Court at Balmoral, the 24th day of September, 1886.

PRESENT:

The QUEEN'S Most Excellent Majesty in Council.

Whereas by the "Foreign Descrters Act, 1852," it is provided, that whenever it is made to appear to Her Majesty that due facilities are or will be given for recovering or apprehending seamen who desert from British merchant ships in the territories of any foreign power, Her Majesty may, by Order in Council stating that such facilities are or will be given, declare that scamen, not being slaves, who desert from mer-

chant ships belonging to such power, when within Her Majesty's dominions, shall be liable to be apprehended and carried on board their respective ships, and may limit the operation of such Order, and may render the operation there-of subject to such conditions and qualifications, if any, as may be deemed expedient.

And whereas it has been made to appear to Her Majesty that due facilities are given for recovering and apprehending seamen who desert from British merchant ships in the territories of the Oriental Republic of the Uruguay:

Now, therefore, Her Majesty, by virtue of the powers vested in Her by the said "Foreign Deserters Act, 1852," and by and with the advice of the Privy Council, is pleased to order and declare, and it is hereby ordered and declared, that from and after the publication hereof in the London Gazette, seamen, not being slaves, and not being British subjects, who within Her Majesty's dominions desert from merchant ships belonging to the Oriental Republic of the Uruguay, shall be liable to be apprehended and carried on board their respective ships:

Provided always, that if any such deserter has committed any crime in Her Majesty's dominions he may be detained until he has been tried by a competent Court, and until his sentence, if any, has been fully carried into effect.

And the Secretary of State for the Home Department, the Secretary of State for the Colonies, and the Secretary of State for India in Council, are to give the necessary directions herein accordingly.

C. L. PEEL.

At the Court at Balmoral, the 24th day of September, 1886,

PRESENT:

The QUEEN'S Most Excellent Majesty in Council.

Whereas by the "Foreign Deserters Act, 1852," it is provided that, whenever it is made to appear to Her Majesty that due facilities are or will be given for recovering and apprehending seamen who desert from British merchant ships in the territories of any foreign power, Her Majesty may by Order in Council, stating that such facilities are or will be given, declare that seamen, not being slaves, who desert from merchant ships belonging to a subject of such power, when within Her Majesty's dominions, shall be liable to be apprehended, and carried on board their respective ships, and may limit the operation of such order, and may render the operation thereof subject to such conditions and qualifications, if any, as may be deemed expedient.

And whereas it has been made to appear to Her Majesty that due facilities will be given for recovering and apprehending seamen who desert from British merchant ships in the dominions and possessions of the Republic of the Equator.

Now, therefore, Her Majesty, by virtue of the power vested in Her by the said "Foreign Deserters Act, 1852," and by and with the advice of Her Privy Council, is pleased to order and declare, and it is hereby ordered and declared, that from and after the publication hereof in the London Gazette, seamen, not being slaves, and not being British subjects, who, within Her Majesty's dominions, desert from merchant ships

belonging to the Republic of the Equator, shall be liable to be apprehended and carried on board their respective ships: Provided always, that if any such deserter has committed any crime in Her Majesty's dominions, he may be detained till he has been tried by a competent court, and until his sentence, if any, has been carried into effect.

And the Secretary of State for the Home Department, the Secretary of State for the Colonies, and the Secretary of State for India in Council, are to give the necessary directions herein accordingly.

C. L. PEEL.

G. S. FORBES,

for Secretary to the Government of India.

DEPARTMENT OF FINANCE AND COMMERCE.

NOTIFICATIONS.

LEAVE AND APPOINTMENTS.

Calcutta, the 3rd December, 1886.

No. 4487.—Mr. H M. Kisch, Postmaster-General, Bengal, having returned from privilege leave, resumed charge of his duties from Mr. E. Hutton, before noon, on the 16th November, 1886.

CODES.

The 30th November, 1886.

CIVIL PENSION CODE.

Chapter IX.

Page 30.

Section 57.

No. 4393.—Insert the following in line 5 of Exception (6) under this section, before the words "is a civil or a military charge":—

"and of a warrant medical officer in civil employment (see Special Army Circular, dated 16th July, 1884, paragraph 36)."

The 2nd December, 1886.

CIVIL PENSION CODE.

Page 99.

Section 179.

No. 4439.—Add the following rule to this Section:—

4. Before sanctioning, or submitting for the orders of the Government of India, as the case may be, an application for the commutation of a pension, the Local Government shall obtain a report from the Account Officer as to the amount payable in commutation.

[NOTE.—This rule also applies to political pensions.]

SEPARATE REVENUE.

STAMPS.

The 30th November, 1886.

No. 4401.—Whereas the Municipality of the City of Bombay raised from the year 1867 to

1885 debenture loans amounting to R86,50,500, and issued the bonds on properly stamped papers of the aggregate value of R49,025-1-6, and has now requested that the terms of the Notification in the Department of Finance and Commerce, No. 3646, dated 13th November, 1880, may be extended to those debenture bonds which are as follow:—

	R
Nos. 1 to 2246, dated 14th April, 1868, at R500 cach.	11 23,000
Nos. 1 to 700, dated 10th September, 1867, at R500 each	3,50,000
Nos. 701 to 1230, dated 14th August, 1868, at R500 each Nos. 364 to 5388, dated 1st November, and	2,65;000
1st December, 1878, at R500 each . Nos. 1 to 14 A., dated 1st July, 1885, at	25,12,500
R500 each	7,000
R500 each	4,43,000
R500 each	51,000
R500 each	1,60, 0 00
Nos. 1 to 7478 N.N., dated 1st July, 1885, at R500 each	37,39,000
Total .	86,50,500

In exercise of the powers conferred by Section 8 of the Indian Stamp Act, 1879, the Governor-General in Council is pleased to exempt the above-mentioned debentures from any stamp duty with which they might otherwise be chargeable whether on renewal, subdivision or consolidation.

J. WESTLAND,

Offg Secretary to the Government of India.

MILITARY DEPARTMENT.

Fort William, the 3rd December, 1886.

APPOINTMENTS.

MEDICAL DEPARTMENT.

No. 788.—Surgeon-Major W. F. Murray, M.B., Indian Medical Service, Bengal Establishment, to be Medical Officer, Lawrence Military Asylum, Sanawar, vice Surgeon-Major G. P. Mackenzie, M.B., whose tenure of service in that appointment has expired. Dated 8th November, 1886.

No. 789.—The undermentioned Surgeon appointed to the Bengal Establishment in G. G. O. No. 632 of 1886, reported his arrival at Bombay on the date specified:—

Surgeon Henry Fooks,-6th October, 1886.

No. 790.—In continuation of G. G. O. No. 426 of 1886, it is notified that the appointments of Garrison Surgeon at Chunar and Attock have been abolished,—the former from 1st December, 1886, and the latter from such date as the officer now holding the appointment may have been relieved of the civil medical duties.

STAFF CORPS.

No. 791.—Lieutenant James Levett Kaye, Berkshire Regiment, officiating Squadron Officer, 5th Bengal Cavalry, is admitted to the Bengal Staff Corps from the 12th July, 1885, subject to the confirmation of the Secretary of State for India.

10. 792.—The undermentioned officers ing completed eighteen months from date of ointment on probation, are admitted to the igal Staff Corps, with effect from the dates cified, subject to the confirmation of the retary of State for India:—

ieutenant William Frederic Shakespear, 4th Dragoon Guards, Squadron Officer, 6th Bengal Cavalry,—30th January, 1885.

ieutenant Llewellyn James Howell, Oxfordshire Light Infantry, Squadron Officer, 16th Bengal Cavalry,—31st January, 1885.

VOLUNTEER CORPS.

1st Punjab Volunteer Rifle Corps.

No. 793.—Mr. Arthur Milford Ker to be Lieutenant, vice Lieutenant C. E. Gladstone, become supernumerary.

*East Indian Railway Volunteer Rifle Corps.

No. 704.—Mr. Richard Augustine Selway Chard, to be Honorary Surgeon.

Seebpore College Volunteer Rifle Corps.

No. 795.—Mr. John Samuel Slater to be Captain, vice Captain J. T. Simpson.

FURLOUGH AND LEAVE.

No. 796.—The undermentioned officer is granted furlough out of India, with the necessary subsidiary leave:—

Surgeon-Major G. Massy, (m. c.) for 91 days, under rule XI, clause I, of the regulations of 1868.

No. 797.—The undermentioned officers are granted leave out of India under the leave rules for the Staff Corps, with effect from the dates on which they are respectively struck off duty:—

Captain C. B. Brownlow, Bengal S.C., 1st Punjab Infantry, Punjab Frontier Force, (p.a.) for one year.—Pension service,—11 years, 84 days.

Licutenant W. H. M. Stewart, Bengal S.C., 1st Punjab Cavalry, Punjab Frontier Force, (p.a.) for one year.—Pension service,—8 years, 192 days.

Licutenant A. G. Davidson, Bengal S.C., 5th Infantry, Hyderabad Contingent, (m.c.) for one year.—Pension service,—5 years, 42 days.

No. 798.—Lieutenant-Colonel F. H. Thomas, General List, Infantry, Assistant Commissary General, 2nd class, is granted leave in India for the 16th July, 1886, under the leave rules for the Staff Corps.

No. 709.—Colonel P. Story, Infantry, is permitted to reside out of India.

No. 800.—The undermentioned officers have been granted extensions of furlough by the Secretary of State for India:—

Colonel W. C. S. Clarke, Bengal S.C., (p.a.) for 61 days.

Colonel J. M. Stewart, Infantry, without pay, till 1st April, 1887.

Lieutenant W. H. Simpson, Bengal S.C., (m.c.) for 183 days.

Surgeon-Major J. W. Johnston, M.D., (m.c.) for six months.

Surgeon-Major T. Moloney, M.D., (m.c.) for three months.

Pensions.

No. 801.—Sub-Conductor Owen Rice Ryall, Commissariat Department, is transferred to the pension establishment.

PROMOTIONS.

NATIVE ARMY.

1st Battalion and Goorkha Regiment.

No. 802.—Subadar Balú Singh Khattri to be Subadar-Major, Jemadar Débi Singh Khattri to be Subadar, and Havildar Gúmán Singh Thápá to be Jemadar, vice Subadar-Major Moti Rám Thápá, invalided.

With effect from the 1st October, 1886.

No. 803.—Punjab Frontier Force-

No. 3 (Peshawar) Mountain Battery.

Havildar-Major Kharak Singh to be Jemadar, vice Jemadar Jassir Shah, transferred to No. 1 Bengal Mountain Battery.

With effect from the 5th November, 1886.

No. 804.—VOLUNTEER CORPS-

Rangoon Volunteer Rifle Corps.

Captain George Francis Travers Drapes, to be Major.

E. H. II. COLLEN, Lieut.-Colonel, Offg. Secretary to the Government of India.

PUBLIC WORKS DEPARTMENT.

NOTIFICATIONS.

Fort William, the 29th November, 1886.

No. 328.—With reference to His Excellency the Commander-in-Chief's General Order, dated 4th November, 1886, the services of Major L. F. Brown, R.E., Executive Engineer, 3rd grade, State Railways, are replaced at the disposal of the Military Department.

No. 329.—Mr. W. H. Brand, Examiner of Accounts, Central Provinces, State Railways, is granted furlough to Europe on private affairs for fourteen months, under Section 50 of the Civil Leave Code.

No. 330.—Mr. F. R. Hutchinson, Examiner of Public Works Accounts, Central India, is appointed Examiner of State Railway Accounts, Central Provinces.

Mr. I. S. Sherlock-Hubbard is appointed Examiner, Public Works Accounts, Central India.

No. 331.—Colonel R. C. B. Pemberton, R.E., Consulting Engineer to the Government of India for Guaranteed Railways, Lucknow, having vacated his appointment under Rule III of Public Works Department Notification No. 293, dated 3rd September, 1880, is re-appointed to that post, with effect from the 29th November, 1886.

The 30th November, 1886.

No. 332.—The services of Mr. C. F. Gilbert, Executive Engineer, 4th grade, sub. pro tem., Rajputana, are, on return from furlough, placed at the disposal of the Foreign Department, with effect from the 3rd November, 1886.

No. 333.—Colonel R. Home, C.I.E., R.E., Chief Engineer and Joint Secretary to the Government of the Punjab, Public Works Department, Irrigation Branch, is appointed Inspector-General of Irrigation and Deputy Secretary to the Government of India in the Public Works Department, in succession to Major-General H. A. Brownlow, R.E.

Colonel J. M. Heywood, R.E., Superintending Engineer, 1st class, Bengal, on furlough, is promoted to Chief Engineer, 3rd class, special, and appointed Chief Engineer and Joint Secretary to the Government of the Punjab, Public Works Department, Irrigation Branch, vice Colonel R. Home, R.E.

Major F. J. Home, R.E., Superintending Engineer, 2nd class, North-Western Provinces and Oudh, is temporarily transferred to the Punjab and appointed to officiate as Chief Engineer and Joint Secretary to that Government, with the temporary rank of Chief Engineer, 3rd class, vice Colonel Heywood, R.E.

The 3rd December, 1886.

No. 334.—Major-General H. F. Hancock, R.E., Chief Engineer. 1st class, Consulting Engineer for Guaranteed Railways, Bombay, is appointed to officiate as Director General of Railways, and Deputy Secretary to the Government of India, in the Public Works Department, Railway Branch, during the absence on furlough

of Colonel F. S. Stanton, R.E., or until further orders.

No. 336.—The transfer of Mr. W. E. Curry, Deputy Examiner, from the Office of the Government Examiner of Accounts, Southern Mahratta Railway Company, to that of the Examiner of Guaranteed Railway Accounts, Madras, notified in Public Works Department Notification No. 268, dated 15th October, 1886, is cancelled.

Mr. Curry's services are placed at the disposal of the Agent of the Southern Mahratta Railway Company, under the rules in Chapter III of the Civil Pension Code, with retrospective effect from 1st May 1886 for employment in the Office of the Auditor of the Company's Accounts.

Mr. H. A. D. Wathen, Deputy Examiner, is transferred from the Office of the Examiner of State Railway Accounts, Central Provinces, to that of the Examiner of Guaranteed Railway Accounts, Madras.

No. 338.—Mr. E. H. Johns, Deputy Examiner, is transferred from the Office of the Examiner of Accounts, Sind-Peshin and Bolan State Railways, to that of the Examiner of Account, Burma State Railways.

TELEGRAPH.

The 3rd December, 1886.

No. 335.—The following officiating appointments are made in the Indian Telegraph Department, with effect from 15th November, 1886, until further orders:—

Mr. W. R. D. Bignell, Superintendent, 1st grade, to be a Director.

Mr. A. B. Larkins, Superintendent, 5th grade, and Officiating Superintendent, 4th grade, to be a Superintendent, 3rd grade.

No.33 7.—The following reversions are made in the Indian Telegraph Department, with effect from 13th November, 1886, consequent on the return to duty of Mr. J. C. Douglas, Superintendent, 2nd grade:—

Names.	From	То
Mr. C. E. Pitman, C. I. E. C. Duffin W. R. Philipps M. R. W. P. Adams	 Officiating Superintendent, 4th grade .	Superintendent, 3rd grade. Superintendent, 4th grade. Officiating Superintendent, 5th grade. Assistant Superintendent, 1st grade.

W. S. TREVOR, Colonel, R.E., Secretary to hite Government of India.



The Gazette of India.

PUBLISHED BY AUTHORITY.

CALCUTTA, SATURDAY, DECEMBER 4, 1886.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART II.

Notifications by High Court, Comptroller General, &c.

GAZETTE OF INDIA.

NOTICE.

The 16th October 1886.

From the 13th November next, till further notice, the complete Gasette of India will be published at Calcutta. After the 6th November, all Notifications and other matter intended for publication in the Gasette, should be addressed to the Publisher, 8, Hastings Street, Calcutta.

Subscription for Gasette and Supple	R	a.	p.				
ment per annum.	15	0	0				
Postage	5	8	0				
Subscription for Supplement only	6	0	0				
Postage	3	0	o				
For a single copy of the Gasette	O	8	0				
For a single copy of the Supplement	0	4	0				
Postage on single copies varies according to weight.							

Parts IV and V of the Gasette of India, containing the Acts and Bills of the Legislative Council, may be subscribed for separately from the other Parts of the Gazette. The annual subscription for the two Parts is R5 per annum, payable in advance. When sent by post, R2-8 per annum additional will be charged for postage.

By an order of Government, all subscriptions must be paid in advance.

Applications for the supply of the Gasette on the public service should be addressed to the Home Department.

Complaints regarding non-receipt of any number of the *Gasette* should be forwarded within a week after the date on which it is due.

Attention is invited to the Circular Memo. of the Government of India, Home Department, of February 1870, directing that all Notifications or other matter intended for insertion in the Gazette of India should be delivered at the Publisher's Office not later than 2 P.M. on Friday afternoon, and that matter sent after that hour must be certified to be extremely urgent in order to ensure its appearance in the next day's Gazette.

Matter intended for publication in the Supplement should reach the Press not later than Thursday.

E. J. DEAN,
Publisher, Gasette of India.

SURGEON-GENERAL WITH THE GOVERNMENT OF INDIA.

NOTIFICATION.

Calcutta, the 22nd November, 1886

No. 32.—Second Grade Hospital Assistant No. 410. Fuzel Allahi attached to the Staff Dispensary, Simla, is granted one month's leave from 1st December, 1886.

B. SIMPSON, M.D., Surgeon-General with the Govt. of India.

ORDERS BY THE VICE-CHANCELLOR AND SYNDICATE OF THE CALCUTTA UNIVERSITY.

The undermentioned students have passed the M. A. examination:-

ENGLISH.

CLASS I.

In order of Merit.

Abdur Rahim Das, Gopalchandra Mukhopadhyay, Durgadas Krishna Govind Deshpande Basu, Purnachandra	•	•	•	•	Presidency College. Patna College. Free Church Institution. Muir Central College. Presidency College.
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CLASS II.

'In order of Merit.

	Chanda, Kaminikumar			_			Presidency College.
2	Sen, Jogindranath		•	•	•	•	Ditto.
3	Ghosh, Jadunath .						-Ditto.
4	Mitra, Saratchandra						Ditto.
	Sarkar, Munindranath						Ditto.
5 6	Mukhopadhyay, Satischa	ındra					Ditto.
7	Lahiri, Jnanendranath						Ditto.
8	Chotay Lal Sarma	•					Agra College.
9	Das, Kailaschandra						General Assembly's Institution.
	Abdus Samad .						Free Church Institution.
II	Bhattacharyya, Bipinbih	ari					Ditto.
12	Sarkar, Nandalal .						Teacher,
	Bhagwat Prasad .	•					Muir Central College.
14	Ghosh, Sitalprasad						Ditto.
5	Chakrabarti, Kumudbiha Sinha, Bankubihari	ri					Dacca College.
4 ت. 4	Sinha, Bankubihari	•					St. Xavier's College.
17	Maitra, Ramaprasad	•					Presidency College.
18	Maitra, Ramaprasad Sarbadhikari, Krishnapr	asad					Ditto.
FQ	Ghosh, Rakhalkrishna						General Assembly's Institution.
∫ نہو	Mukhopadhyay, Hemcha Bandyopadhyay, Madhus	ındra					Muir Central College.
~`` {	Bandyopadhyay, Madhus	udan					Metropolitan Institution.
22	Upadhyay, Indiradatta	•					Teacher.

CLASS III.

In order of Merit.

Bhagabati Sahay Basu, Saratchandra	•	•	•	•	•	General Assembly's Institution. Metropolitan Institution. Presidency College. St. Xavier's College. Presidency College.
•						
	Ghosh, Bipinbihari Bhagabati Sahay Basu, Saratchandra Ghosh, Isanchandra ,, Biharilal	Bhagabati Sahay Basu, Saratchandra Ghosh, Isanchandra	Bhagabati Sahay Basu, Saratchandra Ghosh, Isanchandra	Bhagabati Sahay Basu, Saratchandra Ghosh, Isanchandra	Bhagabati Sahay Basu, Saratchandra Ghosh, Isanchandra Bibasilal	Bhagabati Sahay Basu, Saratchandra Ghosh, Isanchandra Bibasilal

MATHEMATICS.

CLASS II.

Ray, Satischandra 🖫		•	•	•	•	Presidency	College
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CLASS . III.

In order of Merit.

 Das, Ganeschandra Datta, Samatulchandra Chakrabarti, Siddheswar Ghosh, Rajaninath 	•	•	•	•	Teacher. Presidency College. Ditto. Hughli College. Presidency College.
6 Rudra, Manmathanath 7 Bagchi, Lalitmohan					Presidency College. Ditto. Ditto.

SANSKRIT.

'CLASS I.

Goswami, Bidhubhushan Sanskrit College.

•			CLASS	II.	•
Bandyopadhyay, Satyadhan	٠,				Sanskrit College.
			_		_
			CLASS	Ш	•
Chakrabarti, Debendranath				•	Sanskrit College.
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			CLASS	11.	
· Sanyal, Girischandra .	•	•		•	Metropolitan Institution.
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,		PH	IILOSO	PH	Y.
			CLASS		
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,	1	n ora	ler of	Mo	rit.
ı Nag, Girischandra .	•	•	'•		Presidency College.
2 Sinha, Jogindrakumar .	•	•	•	•	Ditto.
3 Mukhopadhyay, Pratapnara	yan				Ditto.
4 Mitra, Harendranarayan	•				Ditto. Metropolitan Institution.
5 Chaudhuri, Radhagobinda 6 Nandkishorelall					Presidency College.
6 Mitra, Ambikacharan					General Assembly's Institution.
8 Sarkhel, Haricharan					Ditto.
9 Basu, Hemendranath					Presidency College.
10 Gupta, Sibendranath					Teacher.
			CLASS	Ħ	
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		n gra	ler of	IVI E	
1 Ray, Sureschandra					General Assembly's Institution.
Majumdar, Ramdayal Mitra, Basambad					Dacca College. City College.
					Presidency College.
	h				Ditto.
5 Chaudhuri, Rai Jotindranati 6 ,, Ramchandra.					Benares College.
			CLASS	111	
		n ora	ler of	M e	
r Chattopadhyay, Nilkanta	•	•	•	•	Free Church Institution.
2 Das, Bamacharan	•		•		General Assembly's Institution. City College.
Basu, Sasibhushan Kasinath	•	•	•	•	Teacher
4 ,, Kasinath	•	•	•	•	
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N/	ATUKA	L AN			CAL SCIENCE.
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r Datta, Lalitkumar .	•		•	•	Dacca College.
2 Ray, Pramadakisor .	•	•	•	٠	Ditto.
			CLASS	II.	•
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		In 0	rder of	M	
1 Sinha, Basanticharan .	•	•	•	•	Presidency College.
2 Mukhopadhyay, Asutosh	•	•	•	•	Ditto.
			CLASS	MI	
		In O	rder oj	M	
1 Sen, Pramathanath	•	•	•	•	Presidency College.
2 Chaudhuri, Jogeschandra	•	•	•	•	Ditto.
					CHARLES H. TAWNEY,

Offg. Registrar.

SENATE HOUSE, The and December, 1886.

SURVEY OF INDIA.

NOTIFICATIONS.

Calcutta, the 29th November, 1886.

No. 591.—The following temporary promo- 1 orders. tions are made:—

Mr. W. J. Cornelius, Assistant Surveyor, 1st grade, to officiate as Surveyor, 4th grade, with effect from 10th November, 1886, vice Mr. J. T. U. Coxen, on medical leave.

Mr. G. W. Jarbo, Assistant Surveyor, 1st grade, to officiate as Surveyor, 4th grade, with effect from 18th November, 1886, vice Mr. A. Christie, on furlough.

No. 592.—Munshi Yusuf Sharif, Sub-Surveyor, Survey of India Department, is appointed an Assistant Surveyor, 3rd grade, Survey of India, with effect from the 1st December, 1886, to fill an existing vacancy.

H. R. THUILLIER, Lieut.-Col., R.E.,
Offg. Surveyor General of India.

TELEGRAPH DEPARTMENT.

NOTIFICATION.

Calcutta, the 29th November, 1886.

No. 17.—Mr. H. J. A. Hervey, Assistant Superintendent, 1st grade, is allowed furlough on medical certificate for six months, under Section 50 of the Civil Leave Code, with effect from the forenoon of the 13th November, 1886.

H. MALLOCK,

Offg. Director General of Telegraphs in India.

AGENT TO THE GOVERNOR GENE-RAL, BALUCHISTAN, P. W. D.

NOTIFICATIONS.

Quetta, the 19th November, 1886.

No. 112.—Mr. H. Phillips, Assistant Engineer, 4th Division, Frontier Road, is granted three months' privilege leave, with effect from such date as he may have been permitted to avail himself of it.

The 22nd November, 1886.

No. 113.—Major A. C. Bigg-Wither, Superintending Engineer, Frontier Road Circle, and Joint Secretary to the Agent to the Governor-General, Baluchistan, Public Works Department, is granted privilege leave for three months, with effect from the 1st December, 1886, or such subsequent date as he may avail himself of it.

No. 114.—Mr. W. H. King, Executive Engineer, 4th Division, Frontier Road, is appointed to officiate as Superintending Engineer, Frontier Road Circle, and Joint Secretary to the Agent, Governor-General, Baluchistan, Public Works Department, during the absence on privilege leave of Major A. C. Bigg-Wither, or until further orders.

No. 115.—Mr. H. H. Green, Assistant Engineer, 1st grade, is appointed to officiate as Executive Engineer, 4th Division, Frontier Road, during the absence on deputation of Mr. W. H. King, Executive Engineer, or until further orders.

A. C. BIGG-WITHER,

Joint Secy. to Agent to Govr. Genl., Baluchistan, P. W. Dept.

AGENT TO THE GOVERNOR GENERAL, RAJPUTANA.

NOTIFICATIONS.

Abu, the 23rd November, 1886.

No. 2918 G.—With reference to Foreign Department Notification No. 2000 G., dated the 21st of October, 1886, Surgeon W. G. P. Alpin, Indian Medical Service, assumed charge of his duties as Officiating Medical Officer of the Meywar Bhil Corps, from 2nd class Hospital Assistant Gopal Dass, on the forenoon of the 9th November, 1886.

No. 2920 G.—With reference to this Office Notification No. 2731 G., dated the 30th October, 1886, 3rd Class Hospital Assistant Raghu Nath has been placed on the Reserve List of Hospital Assistants for Native States from the 20th October, 1886, on which date he availed himself of two years' leave, and from the same date 2nd class Hospital Assistant Mahesh Pershad is appointed to the Mayo College Hospital, Ajmere.

The 29th November, 1886.

No. 2954 G.—With reference to this Office Notification No. 1975 G, dated the 6th of August, 1886, Major H. Wylie, C.S.I., Political Agent, Jhallawar, returned from privilege leave and resumed charge of his duties from Major W. H. C. Wyllie, C.I.E., on the forenoon of the 27th October, 1886.

By Order,
E. G. COLVIN,
1st Asst. Agent to the Govr. Genl.

CHIEF COMMISSIONER OF AJMERE-MERWARA.

NOTIFICATION.

Abu, the 26th November, 1886.

No. 1323-328 V.—With reference to this Office Notification No. 920-328 V., dated 23rd August, 1886, Captain C. W. Ravenshaw, Assistant Commissioner, Merwara, resumed charge of his duties from Captain C. Herbert, on the afternoon of the 13th November, 1886.

By Order, L. S. NEWMARCH,

for 1st Asst. Agent to the Govr. Genl., Rajputana.

COMMISSIONER OF AJMERE-MERWARA.

REMARKS. 8 Catalogue of Books and Periodicals published in Ajmere-Merwara and registered under Act 25 of 1867 during the quarter ending 30th September, 1886. Name and Residence of the Proprietor of the Copyright or of any portion of such right. 17 Price at which the Book is sold to the Public. 9 Whether the Book is Printed or Lithographed, 13 .23212 Number of Copies on-which the Edition con-7 First, Second, or other Number of Edition. 3 7 Size. leaves, or pages. = shects, ìo Number Date of issue from the Press or of Publication. 2 Name or Pirm of the Printer and Name or Firm of the Publisher. 0 Place of Printing and Place of Publication. 00 1 Subject of the Book. Name of the Author, Translator, or Editor of the Book or any part thereof. ø Language in which the Book is written. S bske. Title of the Bo k and Contents of the Title-* Date of Registration. ~ Register No. CI Serial No.

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CLASS I.—BOOKS.	URDU (BI-LINGUAL Subject.—Language.	Тракит Ртаsad.
	Ω	Qaisri Press, B. Bareilly.
	ENGLISH AN	A few practical rules of English Grammar treated of in Urdu, with exercises.
	দ্য	Pundit Nursing Das Upadhia.
	.English and Urdu.	
	The Practical Grammar for beginners.	
		7th September, 1886.
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1

Offy. Commissioner & Director of Public Instruction, Ajmere-Merwara. G. H. TREVOR,

The 24th November, 1886.

AJMERE COMMISSIONERSHIP.

CHIEF COMMISSIONER OF AJMERE-MERWARA, PUBLIC WORKS DEPARTMENT.

NOTIFICATION.

Mount Abu, the 25th November, 1886.

No: 2713 S.—Whereas land is required in the Ajmere District for a public purpose, namely, for the removal of an obstruction to the Conservancy Compound, this declaration is made in accordance with the provisions of Section 6 of Act X of 1870:—

				QUIRED FOR				
District.	Pargana.	Village.	Permanently.	Temporarily.	TOTAL.	Purpose for which required.	Resident,	
Ajmere .	Ajmere .	Ajmere .	Sq. Yds. 140	Sq. Yds.	Sq. Yds. 140	For the removal of an obstruction to the Conservancy Compound.	The plan can be seen at the Office of the Assistant Commissioner, Ajmere.	

By Order,

J. P. STEEL, Colonel, R.E.,

Secy. to the Chief Commr. of Ajmere-Merwara,

P. W. Dept.

Statement of the Affairs of the Bank of Bengal for the week ending 30th November, 1886.

LIABILITIES. Capital paid-up Reserve Fund Public Deposits at # a. p. Head Office . 87,13,925 0 9 Public Deposits at Branches . 93,11,029 2 6 Other Deposits at Head Office and Branches	7. a. p. 2,00,00,000 0 0 43,56,664 15 0 1,80,24,954 3 3 3,25,51,424 4 10 2,94,667 3 11 21,48,045 14 8	ASSETS. Government Securities Other authorized Investments Loans on Government and other authorized Securities Accounts of Credit on Government and other authorized Securities Bills discounted and purchased Balances with other Banks Bullion Dead Stock Stamps Sundries	88,02,597 9 0 55,94,125 0 0 67,19,970 0 11 99,91,620 5 3 1,96,19,606 7 0 7,85,710 3 11 1,984 6 6 11,26,031 14 3 8,052 15 3 6,95,219 4 10
Rupps .	7.7 <u>3.75.7</u> 56 9 8	Cash and CurrencyNotes at Head Office . 87,84,719 7 0 Cash and CurrencyNotes at Branches . 1,52,46,118 15 9	5,33,44,918 2 11 2,40,30,838 6 9 7,73,75,756 9 8

BANK OF BENGAL, Calcutta, 2nd December, 1886. J. GORDON,
'Chief Acctt. & Dy. Secy.

By Order of the Directors, R. HARDIE, Secretary & Treasurer.

Rate for Demand Loans 5 per cent, Percentage 45'3.

Statement of Silver Balance in the Calcutta Mint for the week ending 1st December, 1886.

Value of silver held in the Mint on account of the Currency De- partment on the evening of		
the 24th November, 1886 Value of Government silver in the	19,66,636	
Mint on the same date .	4,27,301	22 02 027
Ann-Silver received by the Mint		² 3.93.9 <u>3</u> 7
during the week on account of the Currency Department Ditto ditto Government	2,12,201 39	
DEDUCT-		2,12,240
New coin paid to Reserve Treasury during the week.	1,51,944	26,06,177
Petty items issued for miscella- neous purposes.	207	
Balance on the evening of the		1,52,151
1st December, 1886		24,54,026
The Balance comprises— Silver held on account of the		
Currency Department Ditto ditto Government	19,76,076 [,] 4,77,950	
There is in addition awaiting assay—		24,54,026
Bullion belonging to Private Individuals Ditto ditto Government	3,43,067	
	•	3,43,067

R. V. RIDDELL, Major, R.E.,

Master of the Mint.

CALCUTTA MINT,
The 2nd December, 1886.

POST OFFICE.

NOTIFICATIONS.

Unclaimed Letters held in the Calcutta General Post

Office on 2nd December, 1886.

Allen, C. & Co.
Callis, T. W.

Dixle, Mrs. G.
Foscy, C. W.

Thomson, C. H.

Letters marked "Care of Post Office."

Allen, C. H.
Andrews, Mrs.
Baggs, W. H.
Barclay, J.
Baxendale, S.
Bewn, E. H.
Borkles, Mrs. R.
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Registered Letters.

Unclaimed Letters held in the Barrackpore Post

Office on the 20th November, 1886.

Arrakiel, M. Hart, C. H. Mendaws, G. J. W. Cathherston, C. Kemball, Capt. G. V. O'Deanell, C. J. Larpent, F. deH. Smith, Mrs. M. A. Dengout, F. Lyelt, G. Wray, R.

E. HUTION,

Presidency Pestmaster, Galgutta.

Calcutta, the 4th December, 1886. SEA AND FOREIGN MAILS.

Mails for	Date of closing at Calcutta,		Route by which despatched.	
Pount Process America Com Colonius	81	B86.		
Egypt, Europe, America, Cape Colonies, through United Kingdom		Dec.	Per P. & O. Str.	
Ditto (Book Post and Pattern Packets)	1		from Bombay.	
Ceylon, Straits Settlements, Netherlands India, Lahuan, Bankok (Siam), Philip-	6th	**	Ditto.	
pine Islands, (hina and Japan	7th	••	Ditto.	
Australia, New Zealand and Tasmania	7th	'n .	Ditto,	
Madras and Colombo	Tith	•	Per P. & O. Str.	
Straits and Hong-Kong ,	8th	,,	Per Str. Japan.	
Rangoon and Moulinein Akyab, Kyouk Physo, Sandoway and	8th	**	Ditto Secundra.	
Rangoon Sandoway and	8th		Ditto Medina.	

N.B.—On ordinary Mail days the letter-box will close at 7 r.m. precisely; after which hour letters, fully prepaid and beging an extra poslage-stamp of four (4) annas on each cover, will be received up to 7.30 r.m.

On Foreign Mail day the letter-box will close at 8-30 P.M. and late letters will be received up to p P.M.

E. HUTTON.

Presidency Postmaster, Calcutta.

GOVERNMENT ENGINEERING COLLEGE, SEEBPORE.

An examination for admission to the Mechanical Apprentice Department will be heldat the College on Monday and Tuesday, the 17th and 18th January, 1887.

Candidates must apply in writing to the Principal of the College, not later than the 10th January, 1887, for permission to appear at the examination, enclosing a certificate of good conduct and a certificate of age.

For admission to this department candidates must be between the ages of 15 and 17 years.

The subjects of examination are:-

Every applicant before admission to the College will be examined by the College Surgeon as to his physical strength, fitness for manual labour, and eyesight. If this officer's report is unsatisfactory, the applicant will not be admitted.

There will be two vacancies on the Free list for Christian students, in February next, and eleven vacancies on the Reduced-fee list.

For Natives there will be fifteen vacancies on the Reduced-fee list.

These vacancies will be filled up by the Board of Visitors.

Further particulars will be supplied on application to the Principal of the College.

S. F. DOWNING,

Principal, Govt. Engineering College.

SEEEPORE, The sand November, 1886.

GOVERNMENT CINCHONA FEBRIFUGE.

This preparation is an efficient substitute for quinine, and can be purchased by Government officers for public and charitable purposes, and by any one taking twenty pounds at a time, from the Superintendent, Botanic Garden, Calcutta, for cash only, at the following rates-per four-ounce tin, R4-8; per eight-ounce tin, R8-8; per pound tin, R16-8. The general public can be supplied by the Superintendent, Botanic Garden, for cash only, at the undernoted rates-per four-ounce tin, \$25-8; per eight-ounce tin, R10-8; per pound tin, R20. This medicine is also sold by the principa European and Native druggists in Calcuttal Postage, eight annas per four and eight-ounce tins, and twelve annas per pound tin, in addition to the foregoing rates.

گورنمنٿ سنکونا فبري فيوج

یهه دوا کوئینائیں کا خوب قائم مقام هی اور کلکته کے رثائكل كارقن يعنى كميني باغ كے سپرنتندنت صاحب سے هرايك مقازم سوکاری واسطے سرکاری کام اور خیرات کے اور سواے اولکے جر کوئی ایک مشت بیس پوند خرید لینے سے بقیمت ثقد حسب نوے ذیل خوید کوسکتے هیں یعنے نوخ چار اونس کے ثبین کا چآر روپید آئمد أند ; آثمد ارنس کے ٹین کا آٹمد روپید آئمد آند ; یک پونڈ کے ٹیس کا سوله روپیه آٹھہ آنه '

اور موامالفاس بوثانكل كارتن يعنے كمپني باغ كے ميرنثنةنث ساحب . ترخ ذیك غرید كوسكتے هيں يعنے نبم جار ارنس ٿين كا پانم روپيم آتهم آنه ; | آٹھہ ارنس کے ٹیس کا دس روپیہ آٹھہ آنہ ; ایک پونڈ کے ٹیس کا

یہہ دوا کلکته کے بڑے بڑے والیتی اور دیسی دوا خانونمیں بکتی هی ماسوای تیمت مذکورهٔ بالا کے معصول ذاک جاو ارر آثهه ارنس کے ثیب کا آثهه آنه ; اور ایک پوند کے ٿي_س کا بار۽ آئم '

CRYSTALLYNE CINCHONA FEBRIFUGE.

A new and improved preparation made at the Government Factory from Red Cinchona Bark. This is a more perfect substitute for Quinine than the ordinary uncrystallized Febrifuge. It can be purchased by Government officers for public and charitable purposes, and by any one taking twenty pounds and upwards at a time, from the Superintendent, Royal Botanic Garden, Seebpore, near Calcutta, for cash only, at

the following rates: per four-ounce tin, R6-8: per eight-ounce tin, R12-8; per pound tin, R24, The general public can be supplied by the Superintendent, Royal Botanic Garden, for cash only, at the undernoted rates: per four-ounce tin, R8-8; per eight-ounce tin, R16-8; per pound tin, R32. This medicine is also sold by the principal European and Native druggists in Calcutta. Postage, four annas per four-ounce tin, eight annas per eight-ounce tin, and twelve annas per pound tin, in addition to the foregoing rates.

كرستلبن سنكونا دوائي ^{بخار} '

لال سلكونا بارک كي ايک نکي اور عمده دوا گورنميْٿ فاکٹري میں تیار هوئي هی معبولي به صاف کي هوئي دوائي بخار سے کونین کے لئے یہ بہت خوب قایم مقام هی اور سیب پور متصل کلکته کے بوٹائکل کارةن یعنی کمپنی باغ کے سپرندندنت صاحب سے هر ایک ملازم سرکاري کام اور خیرات عُ لُكَ اور و لوك جو ايك مشت بيس پوند لين نقد اس ﴾ار سے خَرِید َ سکتے هین بعنے چار اونس کے لین کا چهه روپیه ہلّٰہ آنہ ; اَنّٰہ اَرنس کے لین کا بارہ ررییہ آئهہ آنہ ; اور ایک پُوند ے تیں کا چربیس ررپیہ—

اور عام لوگوں کو بوٹائکل کارة س یعنے کمپنی باغ کے سيرنلندنك صامب سے نقد اس بهار پر مل سكتا هي يعني عِاْرَ أَرْنِس ثَيْنِ كَا ٱلَّهِم رَرِيبِهِ ٱللَّهِهِ أَنَهُ أَنَّهُمْ أَرْنِس كَي تَنْيِنَ كَا اًسُولُه رَرِيهُ آلَّهُ آنه اور ايک پونڌ ٿين کا بتيس ٣٦ رربيَّه يهه در کلکتہ کے بری بری رالیتی اور دیسی دواخانوں میں بھی بنتی می معصول داک چار اونس کی نین کا لئے چار آنه : آنهه رنس کی نین کا لئے بنین کا لئے رائمہ رنس کی نین کا لئے اُنہہ آنه اور ایک پونڈ کی نین کا لئے بارہ آنہ علاوہ اوپر لکیے ہوئے نرخ کے ہی '

METEOROLOGICAL PUBLICATIONS FOR SALE.

At the Meteorological Office, No. 5, Russell Street; also at Messrs. Thacker, Spink & Co., at the prices specified below:

Report on the Meteorology of India in 1875, 4to, 89 pages text, 297 pages tables, 3 charts. R8.

Report on the Meteorology of India in 1876, 4to, 97 pages text, 340 pages tables, 3 charts. R8.

Report on the Meteorology of India in 1877, 4to, 193 pages text, 375 pages tables, 3 charts. R8.

Report on the Meteorology of India in 1882, 4to, 152 pages text, 298 pages tables, 8 charts. R8.

Report on the Meteorology of India in 1883, 4to, 150 pages text, 305 pages tables, 9 charts. R8.

Report on the Meteorology of India in 1884, 4to, 153 pages text, 305 pages tables, 4 charts. R8.

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Indian Meteorological Memoirs, Vol. I, Part II, 4to, 63 pages, 4 plates. R1-8. Indian Meteorological Memoirs, Vol. I, Part III, 4to, 86 pages, 2 plates. Ri-8.

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pages, 7 plates. R3.

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The Indian Meteorologist's Vade Mecum, Part II [The Meteorology of India]. R5.

Tables for the Reduction of Meteorological Observations India. K2.

HENRY F. BLANFORD,

Meteorological Reporter to the Government of India.

THE INDIAN LAW REPORTS.

PUBLISHED UNDER AUTHORITY.

The Indian Law Reports, published under the authority of the Governor General in Council, appear in monthly parts, published as soon as possible after the first of each month, at Calcutta, Madras, Bombay, and Allahabad, and comprise four series,—one for the Calcutta High Court, a second for the Madras High Court, at third for the Bombay High Court, and a fourth for the Allahabad High Court. The cases heard by the Privy Council on appeal from each High Court are reported in the series for that High Court. Cases heard by the Privy Council on appeal from Provinces in India not subject to any High Court are reported in the Calcutta Series.

The Calcutta Series is distributed by the Bengal Secretariat; the copies for subscribers registered by Messrs. Thacker, Spink & Co. are distributed by that firm; and the Madras, Bombay and Allahabad Series are distributed direct from Madras, Bombay, and Allahabad respectively.

In supersession of previous advertisements, on and from the 1st January, 1885, the terms of subscription and sale will be as follows:—

Terms of subscription, payable annually in advance.

For the complete Series, including post	With		R22 With		
For the Calcutta Series		Rio		Riz	
and Allahabad Series a part of the Calcutta Series purchased separately inclusive		,, 6	0	,, 7	0
of postage in India, a part of the Madras, Bombay and Allahabad Series purchased separately inclusive of postage	•	•••		,, 2	n
in India	•	. •••		,, 1	0

Persons desiring to subscribe for, or purchase, the Report

ersons desiring to subscribe for, or purchase, the Report should apply to—
Messrs. Thacker, Spink & Co., Calcutta.

"Thacker & Co., Bombay.

"Higginbotham & Co., Madras.
The Government Central Book Depôt, Hombay.

"Curator of Government Books, North-Western Provinces and Oudh.

Special Report of Government Printing, Special

Superintendent of Government Printing, Bengal.

Orders and subscriptions for 1885 should be at once remitted.

NOTICE.

Indian Law Reports.

Advertisements will be received for publication on the wrappers of the Indian Law Report, Calcutta Series, by the Calcutta Cen-

tral Press Company, "Limited," 5-1. Council House Street, a the following rates, payable in advance:-

For one issue .			One page, R 15	Half page, Kio	Quar, page. R 6
three issues	-	•	,	H10	m U
six	•	•	. ,, 40	,,25	,,14
twelve,			- ,, 70	,,40	,,25
t these sales the e			, ,,110	,,70	45

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No. 49.}

CALCUTTA, SATURDAY, DECEMBER 4, 1886.

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RETURN OF ACCIDENTS ON INDIAN RAILWAYS FOR THE SECOND QUARTER OF 1886.

No. 1213R.T., dated Fort William, 24th November 1886.

RESOLUTION-By the Government of India, Public Works Department.

Read again-

Public Works Department Resolution No. 1155 R.T., dated 15th December 1885.

Read also-

Director General of Railways' No. 918 T., dated 26th October 1886.

Abstract Returns of Accidents to trains, &c., on the open lines of Railway in India for the quarter ended 30th June 1886.

OBSERVATIONS.—As compared with the corresponding quarter of the previous year, the number of accidents to trains, rolling-stock, permanent way, &c., shows a decrease of 154, or 14.57 per cent., against an increase of 485.25 miles or 4.08 per cent. in the mean mileage open, and of 160,629 miles or 1.25 per

The following are the Railways on which the numcent, in the train mileage. bers chiefly fluctuated:-

						Ao	TRAIR N	(ILBAGB.		
Railw	AY.				Increase.	Decrease.	Percent- age of increase.	Percent- age of decrease.	Percent- age of increase.	Percent- age of decrease.
					No.	No.				•
Rajputana-Malwa .		•				31	•••	18 90	7:90	
Southern Mahratta.	•	•	•		18		112.50	•••	163:79	•••
North-Western .	•		•		•••	38	•••	20.54		21.07
Eastern Bengal .			•	•		27	•••	25.71	39 ·23	•••
Cawnpore-Achnera .						14		35 ·90		17:13
Jorhat						23	•••	62·16		12:80
Madras	•	•				25	•••	37 ·31	8.00	•••
South Indian		•		•	21		38·18	•••	12.83	•••
Great Indian Peniusula		•	•			36	•••	34.61	0.69	•••
Oudh and Rohilkhand		•			24		68.57	•••	29.56	•••
Bengal and North-West	ern				, 	12	•••	50.00	12 91	• • •

- 2. The decrease on the Rajputana-Malwa Railway was due to the number of cattle accidents having been only 77 against 128, or less by 51. Under "Collisions between goods-trains or parts of goods-trains," "Goods-trains or parts of goods-trains, engines, &c., leaving the rails," and "Failure of couplings" the numbers rose by 5, 7 and 5 respectively. Under "Fire at stations or involving injury to bridges or viaduets" there were also 6 accidents against nil in the corresponding previous quarter.
- 3. On the Southern Mahratta, South Indian and Oudh and Rohilkhand Railways the increase mainly took place under "Trains running over cattle on the line."
- 4. On the North-Western Railway the number of cattle accidents and "Failures of Machinery, Springs, &c., of Engines" decreased by 23 and 15, and those of cases of "The bursting of Boilers or Tubes, &c., of Engines" and "Fire in Trains" increased by 9 and 13 respectively.
- 5. Of the decrease of 27 accidents on the Eastern Bengal Railway, 10 occurred under "Failure of Machinery, Springs, &c., of Engines," and 6 under each of the heads "Failure of couplings" and "Other accidents."
- 6. The decrease on the Cawnpore-Achnera Railway principally took place under "Trains running over cattle on the line," and on the Madras and the Great Indian Peninsula Railways under "Trains running over cattle on the line" and "Fire in Trains." The cattle accidents on these three lines numbered 16, 19 and 30 against 29, 36 and 40, and the cases of "Fire in Trains" on the latter two lines 14 and 10 against 21 and 39 respectively.
- 7. On the Jorhat Railway the number of "Failures of Machinery, Springs, &c., of Engines" increased from 2 to 10, but under "Failure of Wheels" there is nil against 34 cases recorded under this head in the corresponding quarter of the previous year.
- 8. On the Bengal and North-Western Railway there is no noticeable difference under any particular class of accidents.

9. The casualties resulting from accidents to trains, &c., were, among passengers and others, 3 killed and 20 injured against 1 killed and 2 injured, and among servants, 2 killed and 16 injured against 6 injured. Of the total casualties, 7 passengers were injured by a collision which took place on the 24th May 1886 between a down passenger-train and a down goods-train at the distant signal at Patna, East Indian Railway, in consequence of the latter train not having been protected by the guard in terms of General Rule No. 79. At the Phagwara Station, North-Western Railway, 7 passengers were very slightly hurt by a collision between a down goods and an up mail-train on the 14th May 1886, owing to the former having been turned into a wrong siding. On the 21st May 1886 3 passengers were killed and 5 passengers and 1 ballastcooly injured on the Eastern Bengal Railway at Habra by a collision between a down-train and a ballast-train standing on the siding, and on the Great Indian Peninsula Railway a wagon of a ballast-train was derailed at Khapri on the 24th April 1886, while being taken to the loop siding, through the points not being carefully attended to, and 2 men and 3 women, who jumped out of the wagon through fright, were slightly injured.

10. The following table exhibits the number of accidents under the different classes, and the number of persons killed and injured thereby:—

Class.		Number of Panengres And others. deuts.			Number of Servants.		Tosas.	
	ucua,	Killed,	Injured.	Killed.	Iujured.	Killed.	Injured.	
Collisions between passenger trains or parts of passenger trains .	1				,			
Ditto ditto and goods or mineral trains, engines and vehicles standing foul of the line	18	3	20	2	2	5	22	
Collisions between goods trains or parts of goods trains	26				4		4	
Ditto light engines	1							
Passenger trains or parts of passenger trains leaving the rails .	15							
Goods trains, or parts of goods trains, engines, &c., leaving the rails	81				6		6	
Trains or engines travelling in the wrong direction through points	13			ļ .	2		2	
Trains running into stations or sidings at too high a speed	4							
Ditto over cattle on the line	425							
Ditto over obstructions on the line	15							
Ditto through gates at level-crossings	16				1		1	
The bursting of boilers of engines	1							
Ditto tubes, &c., of engines	26							
The failure of machinery, springs, &c., of engines	41							
Ditto tyres	1							
Ditto axles	7							
Ditto brake apparatus	1							
Ditto couplings	84							
Broken rails	6							
The flooding of portions of permanent-way	6							
Slips in cuttings or embankments	8							
Fire in trains	92							
Fire at stations or involving injury to bridges or viaducts	18				1		1	
Other accidents	47							
Total .	903	3	20	2	16	5	86	

- 11. The number of cattle accidents decreased from 491 to 425, or by 66. They were most numerous on the Rajputana-Malwa Railway, being 77 or 18 per cent. of the total; but as compared with the corresponding previous quarter, there has been a decrease of 51 accidents or 40 per cent. The lines which come next in order are the Eastern Bengal, South Indian and Oudh and Rohilkhand, the accidents numbering 63, 48 and 42 respectively.
- 12. Of the 27 cases of "bursting of boilers or tubes, &c., of engines," 19 occurred on the North-Western Railway alone.
- 13. The number of "Failures of machinery, springs, &c., of engines" decreased from 59 to 41, owing, it appears, to there being only 8 cases against 25 recorded in the corresponding previous quarter on the North-Western Railway, and 5 against 15 on the Eastern Bengal Railway. The largest number of accidents of this class occurred on the Jorhat Railway, being 10, or 24 per cent. of the total.
- 14. It is noteworthy that no case of "Failure of wheels" is reported during the quarter under review; whereas in the corresponding period of the previous year, 35 cases were recorded under this head. Out of this number, 34, as already noticed, occurred on the Jorhat Railway.
- 15. There were 34 cases of "Failure of couplings," of which 10 cases were reported on the Rajputana-Malwa Railway and 12 on the North-Western
- 16. The number of cases of "Fire in trains" was the largest on the North-Western Railway, being 52 out of a total of 92, and 13 over the number reported in the corresponding period of 1885. On the Great Indian Peninsula Railway, the number has diminished from 39 to 10. In the total there is a decrease of 29 accidents.
- 17. The accidents classed as "Other accidents" numbered 47 against 71, the largest number, viz., 20, being returned by the Bombay, Baroda and Central India Railway.
- 18. The casualties to passengers from causes other than accidents to trains, &c., were:—

Causes of accidents.	Killed.	Injured.
From falling between carriages and platforms	3	•••
Falling on to the platform, ballast, &c., when getting into or out of trains	2	2
By closing of carriage doors	•••	2
Falling out of carriages during the travelling of trains	1	15
Other accidents		10
Total .	6	29

whilst performing duties connected directly with the transit of passengers and goods, from causes other than accidents to trains, &c., were as follows:—

Causes of accidents.	Killed.	Injured.
During shunting operations	6 ~	12
Falling off engines, vans, wagons, &c.	1	19
Getting on or off trains, engines, &c.	6	9
Whilst loading, unloading or sheeting	1	13
Do. braking, spragging or chocking, wheels		3
Do. working on the permanent-way or in sidings	3	4
Do. walking along the line on the way home or to work .	1	•••
Do. do. crossing or standing on the line	8	6
Do. passing between vehicles	i	2
Do. attending to the machinery of engines, cleaning them, &c.	•	• 1
Do. do. to gates at level-crossings		-
Falling or being caught between vehicles and platforms	ĭ	
Do. off ladders, scaffolds, platforms, &c.	1	3
By falling of lamps, wagon doors, timber, weights, &c.	,	2
	•••	ن ن
Whilst coupling or uncoupling wagons	1	30
Miscellaneous	3	28
m _{om. •}	38	117
Тотац	രെ	117

20. Of other persons killed and injured by running trains, &c., 3 were injured whilst passing over the line at level-crossings; 35 were killed and 13 injured whilst trespassing on the line; 9 committed suicide and 1 was injured in attempting to commit suicide; and 11 were killed and 3 injured from miscellaneous causes.

21. The following table shows the total number of persons killed and injured from causes connected with the working of trains, as compared with the corresponding quarter of 1885:—

21го Qua	RTER, 1885.	2nd Qc	ARTEB, 1886.		TEB,	Q1°4± 1≈55.	- 2NI TL	- Quar- r, 1555.
Open mileage.	Train mileage.	Open milenge.	Train micage.	-	Killed,	Injured.	Killed.	Injured.
				Passengers.	 	I	!	į
				From causes beyond their own control From misconduct or want of caution	1		,	3 21 6 28
				SERVANTS. From causes beyond their own control From misconduct or want of caution	· •••	12 157	•	2. 11
				OTHERS Whilst passing at level-crossings Trespassers, including suicides	2 39	2	41	3 14
11,8944	12,826,736	12,3791	12,987,365	Other persons	06 2	30	11	3 202

22. In addition to the above, 11 persons are reported to have been killed and 55 injured in yards, workshops, &c., and 95 passengers to have met death in carriages and at stations from causes unconnected with the working of trains.

RESOLUTION.—The attention of the officers concerned should be invited to the increase in the number of accidents on the Southern Mahratta, South Indian and Oudh and Rohilkhand Railways.

The Governments of Madras, Bombay, Bougal, North-Western Provinces and Oudh and the Punjab.

The Chief Commissioners of the Central Provinces, Assam and

Burma.

The Residents, Hyderabad and Mysore.
The Agents to the Governor-General for Rajputana, Central India and Baluchistan.

The Director General of Railways.

The Consulting Engineers to the Government of India for Guaranteed Railways.

ORDER.—Ordered, that this Resolution with the Abstract Returns be communicated to the Local Governments, Administrations and officers noted in the margin for information.

Ordered also, that copies be forwarded to the Secretary of State, for the information of Her Majesty's Government.

Ordered further, that this Resolution with the Abstract Returns be published in the Supplement to the Gazette of India.

> R. GARDINER, Captain, R.E., Offg. Under-Secretary.

Document accompanying. Abstract Returns of Accidents for the second quarter of 1886.

tement showing the dates on which the Returns of Accidents on the undermentioned Railways for the Second Quarter of 1886 were received from the Local Governments and Administrations.

		<i>-</i>					j. one i	#C 11000	i Governme	ents ana Aaministration
mber	r.	Railwa	ys.					Date	of Receipt.	Remarks.
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9	Eastern Bengal	•					. 24th	,,	3 3	
8	Wardha Coal .			•			. 27th	"	,,	İ
4	Jodhpore .				•		. 27th	"	,,	į
5	Rohilkhand-Kumau bheet State Railwa	n (inc	eludin	g Bai	reilly-	-Pili				
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11	Bombay, Baroda and		• •al In	· dia	•	•	9th 9th	,,	,	i i
13	Southern Mahratta				•	•	9th	"	,,	
14	Rajputana-Malwa		•	•	•	•	9th	,,	**	
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24	Nalháti	•	•	•	•	•	7th Se	ptember	31	
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GENERAL TOTAL.

Persons reported during the Second Quarter of 1996, as Killed or Injured on the several Railways open for Traffic in India, distinguishing between Passengers, Railway Servans, ER PERSONS; and distinguishing also, in the case of the two former Classes, between Accidents happening from Causes beyond their own Control, and Accidents happening otherwise.

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(d) Excludes the Pondicherry Railway.

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es Includes Branch lines worked by the undertaking.

1b) Includes the Amirear-Parisator and Esipura-Paritala Ballways.

Includes the Bengal Central Ballway.

SUMBER of PERSONS reported during the Second Quarter of 1886, as Killed or Injured on the several Railways open for practicable, the Nature and Causes of the

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rģilwats.		From accidents to trains &c.	Table No. 4.	1 - From Calling between	carriages and platforms.	2 Falling on to the platform,	ballast, dc., when getting into or out of trains.	3Whilst crossing the line	at Stations.	4By closing of carriage	door	5 Falling out of carriages	3	6 Other socidents.	•	TOTAL.	TOTAL PASSENGERS.		From arcidents to trains, &c.	Table Ao. 4.	1During shanting oper-		2Palling off engines, vans.		8Coming in contact with	the travelling of trains.	4Coming in contact, while	shuning, with vehicles, &c., standing in adjoining lines.	5Getting on or off trains,	engines, &c.	16 Whilstleading, unloading,
		Killed.	Injured.	Killed.	Injured.	Killed.	Injured.	Killed.	Injured.	Killed.	Injured.	Killed.	Injured.	Killed.	Injured.	Injured.	Killed.	Injured.	Killed.	Injured.	KHled.	Injured.	Killed.	.njured.	Killed.	Injured.	Killed.	Injured.	Kill/d.	Injured.	Killed,
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ffic in India, distinguishing between Passengers, Railway Servants, and Other Persons, and classifying, as far as sidents occasioning the Death or Injury.

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8Whilst working at cranes or capstans.	9. Whilst working on the	persunent.way or in sid- ings.	10Whilst walking along the line on the way home,	or to work.	11Whilst walking, cross-	ing, or standing on the line.	12 Whilst passing between	vehicles.	machinery of engines, clean-	ing them, ac.	14Whilst attending to		15. Falling or being caught between vehicles and plat-	forms.	16.—Falling off ladders,		doors, timber, weights, &c.	18 Whilst coupling or un-	coupling wageurs.	10 - Missellaneous		, ec.				Whilst passing over the line	at level-crossings.	Trespassers.		Sulcider.		Miscellaneous			10FALOTERS.	-	TOTAL ALS CLAMES.
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DENTS to TRAINS, ROLLING-STOCK, PERMANENT-WAY, &C., reported during the Second Quarter of 1886, as having occurred on the several Railways open for Traffic in India, distinguishing the different Classes of Accidents, and the Number of Passengers and others, and others, and the Accident.

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sions between passenger trains, or parts of passenger trains sions between passenger trains and goods or mineral trains, engines, and vehicles sianding foul of the line sions between goods trains, or parts of goods trains sions between light engines sions between light engines sions between light engines sions between light engines sions between light engines sions between light engines as remains, or parts of passenger trains, leaving the rails ls trains, or parts of passenger trains, leaving the rails as or engines travelling in the wrong direction through points bit of over cattle on the line Ditto over cattle on the line Ditto over obstructions on the line Ditto over obstructions on the line Ditto over obstructions on the line Ditto over obstructions of engines to of tubes, &c., of engines to of tubes, &c., of engines to of tubes, apparatus to of vheels to of axles to of couplings to of couplings to of couplings to of couplings to of tunnels, bridges, viaducts, culverts, &c. ten rails doding of portions of permanent-way e in cuttings or embankments in trains sat stations, or involving injury to bridges or viaducts ser accidents	; ;;; ^{N(N)} ;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;		1 111111111111111111111111	1 11111111111111111111111111												<u> </u>		1 11111111111111111111111111	1 11111111111111111111111111	<u> </u>		1 111111111111111111111111	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	; eq ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ;	1 - 11111111111111111111111111		
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f Passenger-miles		6 0	8,870,98	8 3		1			8,570,146 868	868					91	2,408,351],,,,	-		-	1,08	1,025,438,237	758			Ħ
										t t			÷			13,934	•		T)	,	*	12,987,365	365			

ACCIDENTS to TRAINS, ROLLING-STOCK, PERMANENT-WAY, &c., on the several RAILWAYS open for Traffic in India during the and the Number of Railway Ser

2.3						•									and	-	.,	1		LVAI	· ·	- OK
RAILWAYS,	•	1. Collisions between passenger trains, or parts of passenger trains.	2. Collisions between passenger trains, and goods or mineral trains, engines, and vehicles standing foul of the line.	3. Collisions between goods trains, or parts of goods trains.	4. Collisions between light engines.	5. Passenger trains, or parts of passenger trains, leaving the rails.	6. Goods trains, or parts of goods trains, engines, &c., leaving the rails.	7. Trains or engines travelling in the wrong direction through points.	8. Trains running into stations or sidings at ton high a speed.	9. Trains running over cattle on the line.	10. Trains running over obstructions on the line.	11. Trains running through gates at level-	12. The bursting of boilers of engines.	13 (a). The bursting of tubes, &c., of engines.	13. The failure of machinery, springs, &c., of engines.	14. The fallure of tyres.	15. The failure of wheels.	16. The fallure of axles.	17. The failure of brake apparatus.	18. The failure of couplings.	19. The failure of tunnels, bridges, viaducts, culverts, &c.	20 Broken rails.
STATE IMPERIAL.	***************************************					<u> </u>				T	Ī					Ī	-	-		-	-	1 6
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ond Quarter of 1886, distinguishing the different Classes of Accidents, the Number of Passengers and Others, is Killed or Tojured thereby.

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		njury to							Ī					77341 00 07.22	PE	RMILE	PEN,	P	TO ASSE	TAL	8.
	Fire in trains.	at stations, or involving injury dges or visducts.	Other accidents.	lastes.	PA	UMBER OF HUBE- HARD- HERH.	1 .	MBRR OF VANTS,		AT ALI	of Bailway open.	Number of Passengers carried.	Train mile- age of all descriptions.	Pausenger milesge.	Passengers carried.	ge of all descriptions.	illeage.	Mit	HR LION OF SURW-	MIL OF P	ER LIOW 1953H- IR LES.
22. Slipe in	23. Fire in	24. Fire at	25. Other	Total all Classes.	Killed.	Injured.	Killed.	Injured.	Killed.	Injured.	Mean miles	141			Number of	Train mileage of	Passenger mileage.	Killed.	Injured.	hilled.	Injured.
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	2		2	18							149	218,406	115,467	5,476,673	1,466	775	36,756				
				9							327	776,846	203,562	19,871,560	2,376	623	60,769				
			1	14					•••		27	3,126	4,033	4,455	116	149	165				
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••	7		2	76				1		1	i	İ	(a) 495,056		2,835	757	98,365				•••
5	10	5	5	68			•••	6	•••	6	1,5023	2,214,159	1	120,828,488	1,473	1,936	80,405	•••			•••
1	•••		20	35	-•-		***				461	2,269,414	- 1	63,123,793		1,483	136,928	•••	***		•••
•••		•••	•••	59			***	•••	•••		608	1,081,895	731,725	54,975,737	1,779	1,203	90,421	• •		***	•••
																İ					
			1	6							51	9,777	30,120	297,734			'				
											43	2 5 ,9 7 7	3,132	124,436	5,469	659	26,196				
				12							303	436,240	223,539	17,673,534	1,440	738	58,328				•••
					l) 							55,861	27, 878	2,085,261	614	30 6	22,915		1		
•••	1		•••	4		""	2	1	2	1	91	6,280	1,984	50,240	785	248	6,280		""		•••
••		•••	•••					""	•••		8	23,288	28,309	587,770	298	299	6,894				•••
•••	•••	•••	•••	6			***	***	•••		78	20,260	20,000	037,770	230	200	4,001		"	**	•••
•		, ,									!						45.025				
	2			6			•••		•••		208	193,417	95,621	8,957,989	980	460	43,067				•••
•••	•••	•••	••	•••							59	85,171	18,148	1,772,425	1,444	308	30,141		***	"	•
•••	•••	•••	•••	4			٠		•••		1931	214,917	99,916	B,370,985	1,112	517	43,317			•	•••
•••	•••	••	•••	14				•••		•••	140	107,892	40,141	3,570,146	771	287	25,501 87,630		""	**	•••
_				2							64	57,169	13,934	2,408,851	893	218	79,296	0.133	0.000.	اً.	0'019
8	92	18	47	903	8	20	2	16	5	86	19,427	22,609,878	18,017,485	1,026,735,971	1,768	1,010	الاقتارات ا		A GMD	1	- ~10

GOVERNMENT OF INDIA. PUBLIC WORKS DEPARTMENT. RAILWAY TRAFFIC.

No. XXIX OF 1886-87.

APPROXIMATE STATEMENT OF GROSS RECEIPTS AND EXPENSES OF INDIAN RAILWAYS.

N.B.—As regards the figures in column "Total Receipts from 1st April to date," audited figures have been used as far as possible.

| Receipts | Receipts | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Total | Tot

		length	RECEIP FOR WERK E 24TH OCTO 1885.	NDING	length	RECEIPT FOR WEEK E 23RD OCTO 1886.	NDING	Total receipts i ist April to October	FROM 24TH	TOTAL RECEIPTS I IST APRIL TO OCIOHER I	ROM O 23RD	Total	Total
at Return sceived.	Railways.	Total mean open.	Total.	Per mile open.	Total mean open.	Total.	Per mile open.	Total.	Per mile open per week.	Total.	Per mile open per week	increase in	
	Lines worked by Gua-		R	R		R	R	R	R	R	R	R	R
Nov., 1886 ditto ditto di di di di di di di di di di di di di	ranteed Companics. Oudh and Rohilkhand Madras South Indian Great Indian Peninsula Bombay, Baroda and	608 861 654 1,497	89,421 1,38,059 85,717 5,24,705	147 160 131 351	683 831 654 1,504	1,37,800 1,41,058 1,04,600 6,59,415	202 170 160 43 8	31,96,912 42,21,530 25,83,029 1,86,48,650	178 166 134 421	36,98,889 44,10,251 29,49,909 2,07,29,036	185 180 153 469	5,01,977 1,88,731 3,66,880 20,80,386	***
,	Central India	461	10,68,819	501 264	461	12,55,873	462 304	71,56,622 3,58,06,743	525 297	75,08,589	553 323	3,51,967	
	IOTAL .	4,081	10,03,619	202	4,133	12,33,0/3	304	3130,10,743	297	3,72,90,174	3-3	34,00,931	
h Nov., 1886 h ditto . h ditto . h ditto . h ditto . h ditto . h ditto .	State Lines worked by Guaranteed Com- panies. East Indian Patna-Gya Dildarnagar-Ghazipur Sindia Rajputana-Malwa(a) Southern-Mahratta Indian Midland	1,515 57 12 75 1,660 315	6,89,171 6,486 541 7,562 3,42,624 15,511	455 113 45 101 206 49	1,515 57 12 75 1,664 394 42	8,37,985 8,273 660 9,361 3,00,000 30,688 3,924	553 145 55 125 180 78 93	2,58,46,783 2,85,569 26,186 1,90,915 92,61,281 4,83,095	577 169 74 86 189 52	2,53,50,863 3,04,228 27,749 2,04,504 99,91,368 9,77,756 63,072	569 181 79 93 204 105 51	 18,660 1,563 13,589 7,30,087 4,04,661 63,072	4,95,920
	TOTAL .	3,634	10,61,895	292	3,759	11,90,891	317	3,60,93,828	336	3,69,19,540	334	8,25,712	
th Nov., 1886 th ditto th ditto th ditto th ditto th ditto th ditto th ditto th ditto	Nalhati Northern Bengal Kaunia-Dharla Tirhoot Wardha Coal Nagpur and Chhattis-	233 27 249 37 226 45	98,926 1,130 43,580 1,734 19,715 4,937	425 42 175 47 87 110	234 27 249 37 246 45	1,32,652 1,421 58,300 2,755 23,489 15,729	567 52 234 74 95 350 85	22,36,113 42,759 10,51,835 68,785 6,94,214 2,60,489	325 53 141 62 104 196	28,13,075 46,442 13,43,211 60,096 8,26,527 3,60,483 6,82,632	400 58 180 54 114 272	5,76,962 3,683 2,91,376 1,32,313 99,994	8,68g
-4 Oct 1886	North-Western	149 327 1,803 66 36 86 25	14,283 34,082 6,32,111 6,421 972 1,335 825	96 104 350 97 27 16 33	149 327 1,803 66 36 86 30	12,660 57,040 (b) 4,35,356 5,157 1,681 4,933 1,028	174 241 78 47 57 34	7,07,843 11,43,432 1,65,34,293 1,64,913 37,611 46,939 20,373	310 84 35 30 28	1,62,032 12,31,463 (c) 320 1,41,29,723 1,60,781 50,023 1,36,565 22,519	159 126 2 266 82 47 53 25	88,031 320 12,412 89,566 2,146	25,211 24,04,570 4,132
	TOTAL .	3,309	8,60,051	260	3,335	7,52,201	226	2,30,09,599	242	2,18,63,800	223		11,45,799
RAND TOT STATE)	AL (GUARANTEED AND	11,024	29,90,765	271	11,227	31,98,965	285	9,49,10,170	302	9,80,80,014	299	31,69,844	•••
GROSS ESTI	MATED EXPENSES .		4.,					4,85,90,675	150		151		
	NET RECEIPTS .	<u> </u>	***			11.		4,63,19,495	143	4,84,93,009	148	21,73,514	
3th Nov., 1886 3th ditto . 5th ditto . 3th ditto .	Assam Bengal and North-	125 67 7 8	5,117 5,470 5,848	41 82 75	125 67 78	8,034 6,919 7,484	64 103 96	2,89,292 1,35,432 1,36,770	78 68 57	3,20,442 1,82,484 1,95,293	87 92 81	31,150 47,052 58,523	
oth ditto .	Western Turakessur	303 22	20,309 5,231	67 235	303 23	25,980 4,146	186 186	8,50,946 1,42,632	95 217	10,74,184 1,38,545	120 212	2,23,238	 4,087
	TOTAL .	595	41,975	71	595	52,563	88	15,55,072	88	19,10,948	109	3,55,876	
3th Nov., 1886 3th ditto . 6th ditto . 3th ditto . 3th ditto .	Native States. Bhavnagar-Gondal Jodhpore Nizam's Mysore Rajpura-Patiala . Morvi	193 64 121 140 10	11,792 3,346 12,895 8,711 858	61 52 107 62 53	193 64 208 140 16 24	14,051 4,000 40,415 9,613 719 317	73 63 194 69 45	5,44,776 92,841 6,39,186 2,51,891 22,980	95 49 179 61 49	5,51,325 1,13,980 8,14,131 2,70,083 34,097 22,399	97 60 133 66 72 32	6,549 21,139 1,74,945 18,192 11,117 22,399	
	Total .	534	37,602	76	645	69,115	107	15,51,674	98	18,06,015	95	2,54,341	۸.

⁽a) Including Cawnpore-Achnera State Railway.
(b) Return not received.

⁽c) Total receipts from 16th June to 25th September, 1886.

GOVERNMENT OF INDIA.

REVENUE AND AGRICULTURAL DEPARTMENT.

REPORTS ON THE STATE OF THE SEASON AND PROSPECTS OF THE CROPS FOR THE WEEK ENDING 1st DECEMBER 1886.

GENERAL REMARKS.—The rainfall of the past week has been chiefly confined to Bombay and Bengal, though in a few places in the Punjab, the Central Provinces and Rajputana, slight showers are reported. Elsewhere the week has been rainless. No reports have been received from Madras, Mysore, Coorg, and Hyderabad.

The kharif harvest, which has been completed in the Punjab, is still in progress in Bombay, the North-Western Provinces and Oudh, the Central Provinces and Rajputana, though in most places reaping has been finished. The prospects of the harvest continue generally satisfactory.

The rice crop is being reaped in Bombay, the Central Provinces, Bengal, Assam and Burma. In the Central Provinces some reaped rice has been injured by rain, but in Bengal an excellent outturn is anticipated, and in Assam, Burma and Bombay the harvest promises well.

Poppy in Bengal and the North-Western Provinces and Oudh is thriving.

Rabi sowings have been completed in most places and the prospects of the crops are everywhere very favourable.

The public health continues unsatisfactory in Bengal, but in other Provinces it is generally

Prices are generally steady everywhere except in the Punjab, where they are still rising in four districts.

Presidency or Province and District.

Rainfall for week under report.

State of agricultural prospects,

Bombay - (Dec. 1st) Karachi 1.70. Manjhand, 1.63. Average fall in 11 other stations, '22 Hyderabad. Rain on 16th, 2'90, and on 23rd, 37 at Sakrand. Ahmedabad Nil Nil Raroda

Rain during week River at Kotri on 27th, 4 feet 9 inches against 5 feet 2 inches ending 22nd:— on same date last year. Fever in twelve and cattle-disease in Thano Bula Khan, five talukas. Wheat, red rice and bajri in Karachi 24, 30, and 32, and in Ghorabari nil, 40 and 36 pounds per rupec, respectively.

> Kharif harvesting still continues. Fambho and mustard cultivation in good condition. Wheat cultivation in progress. River at Kotri on 29th 4 feet 7 inches against 5 feet 1 inch on same date last year. Fever in eight and cattle-disease in three talukas. Wheat 25, bajra 36½, jowari 40, red rice 26 and while rice 20 and while rice 20 and while rice 20 and while rice 20 and while rice 20 and while rice 20 and while rice 20 and while rice 20 and while rice 20 and while rice 20 and while rice 20 and while rice 20 and while rice 20 and while rice 20 and while rice 20 and while rice 20 and while rice 20 and while rice 20 and while rice 20 and while rice 25 and while rice 25 and while rice 26 and while rice 20 and while rice 20 and while rice 20 and while rice 20 and while rice 20 and while rice 20 and while rice 20 and while rice 20 and while rice 25 and pounds per rupee.

> Rubi crops generally good. Kharif reaped. Slight fever in Daskroi, Dholka, and Gogo talukas. Two cases of cholera in the city, both fatal. Wheat and bujri 31 pounds per rupee

Public health good. Cattle-disease in Moha taluka of Navsari division. Standing crops in good condition. Rabi sowing and harvesting of kharif almost over. Bajri 33, wheat 18, and rice 21 pounds per rupee.

Standing crops healthy. Resping of kharif crops completed. Sowing of rabi crops nearly completed. Slight fever in Bardoli, Bulsar and Mandvi. Fowari 35 and nagli 44 pounds per

rupee.
In Dangi villages harvesting of kharif crops nearly completed and in Deshi parts still in progress. Rabi sowing vigorously progressing. Public health generally good. Wheat 28\frac{3}{4}, bajrir 30\frac{30}{170} and rice 20\frac{30}{6} pounds per rupee.

Abnormal temperature 1° cool on 24th, 1° warm on 25th, 26th and 30th, and 2° warm on all other days. Vapour in air normal on 24th and 30th and excessive from 25th to 29th. Wind normal. Distant lightning on 27th.

Distant lightning on 27th.

Rabi crops doing well Reaping of kharif in progress. Public health generally good. Slight cattle-disease in Indapur taluka. Bajri 42 and jowari bolbs. in the district; and bajri 37 and jouari 52 lbs. per rupee in Poona city.

rurandhar . 83 Petha Ambegaon (60 Light elec Light showers everywhere except in Junnas and Indanus talukas. Slight rain generally

Nil

'22

.00 •20

Nasik

Yeola Kalwan

Niphad

Kharif reaping and rabi sowing completed. Slight cattle-disease in Karjat and Newasa. Bajri average 53 and jowari 68 pounds

per rupee.

Kharif and rabi crops doing well on the whole. Cotton crop has suffered from the late excessive rain at Karmala and Pandharpur talukas. Slight cattle-disease in Barsi taluka, Public health generally good. Jowari 741 and bajri 517 pounds per rupee.

Poona

Colaba (Bombay)

Surat .

Nasik .

Ahmednagar throughout the dis-

trict.

Sholapur

Nil

Presidency or Province and District.	Rainfall for week under report.	State of agricultural prospects.
Bombay—contd. Dharwar .	Nil	Reaping of crops almost completed; that of early jowari in progress. Sowing of late crops completed. Cotton crops good. Fever in Bankapur, Kalghatgi, Kod, and Mugud petha. Slight cattle-disease in Kod and Mugud. Rice 24 and jowari 59 pounds per rupee.
Kanara	Nil	Rice crop good. Rice and betelnut harvest continue above Ghats. Slight fever and cattle-disease in five talukas. Public health generally good. Common rice in Karwar and district,
Rajkot	Nil	average 121 seers per rupee. Weather hot during the day; mornings cold. General health fair. Fever prevailing in some places. Smallpox in Gonda taluka. Wheat 29, bajri 28 and jowari 36 pounds per rupee. Seneral Remarks:—Slight rain in parts of seven districts. Reaping of kharif and sowing of rabi crops in progress in several districts. Fever in parts of sixteen, small-pox in parts of three and cattle-disease in parts of thirteen districts.
Bengal—(Nov. 30th). Chittagong	Nil	Days warm, mornings foggy. Aman being harvested. Prospects fair; prices stationary. Fever still reported from Ramoo, other-
Dacca	Nil	wise public health good. Prospects good. Harvesting of Aman going on; winter crops being sown. Sporadic cholera in parts of districts, public health otherwise good.
2,-Pergunnahs	Nil	Prospects favourable, but sugarcane much damaged by insects.
Khoolna .	Nil	Aman harvest proceeding. Some fever and cholera. Weather cool. Cutting of aman continues; prospects good.
Moorshedabad	ο·08	Winter crops doing well. Cholera in places; fever prevails. Weather sultry. Rice being cut; sugarcane, mulberry and indigo promising. Cholera and lever rife, but there are signs of abatement.
Pubna .	Nil	Aman being reaped; prospects of rabi fair. Fever prevalent; a few cases of cholera.
Dinagepore	0.32	Rain in several places, heavy in east. Rice and sugarcane being
Rungpore .	Nil	harvested; prospects good. Cholera in three thanas. Aman paddy ripe at places; other crops good. Cholera and fever
Midnapore.	Nil	Weather seasonable; prospects and crops generally good. Fever
Burdwan . Bhagulpore	0°04 0°35	and cholera still prevalent. Prospects excellent; rice harvest commenced. Fever prevalent. Prospects very good; rain has benefited rabi sowings; harvesting of rice generally commencing; mustard and kalai in flower Cholera prevalent, specially in town.
Monghyr .		Opium sowings continue backward for the season, but up to date fourteen annas completed. Prospects continue very fair.
Purneah .	0.08	Crops doing very well. Rabi being sown. Prices have a tendency to fall. Fever of a bad type prevalent; sporadic cholera in north.
Durbhanga	Nil	Harvesting of paddy in progress; prospects of <i>rabi</i> very promising. Prices stationary. Cholera still in interior.
Mozuffarpore		Sowings of poppy steadily progressing, those germinated doing well.
Sarun . Chumparun	Nil	Prospects of poppy excellent. Weather favourable. Prospects favourable. Sowing of rabi and poppy in progress. Prices stationary. A few cases of fever and cholera still reported from interior.
Patna	0.18	Paddy being harvested. Rabi and poppy sowings in progress. Cholera reported from Patna city and from Dinapore town and subdivision, otherwise public health good.
Gya	0.43	Weather clear and much colder. Prospects of all crops very good. Poppy a little late. Fever and cholera still reported.
Shahabad .		Weather generally favourable to poppy; nearly all lands sown
Hazareebagh	o ·70	and about two-thirds irrigated; germination favourable. Weather clear and cold. Harvesting of paddy continues. Rabi and poppy promising. Recent rain has done much good to them. Public health good; cattle-disease seems dying away.
Cuttack	1 ·2 7	Weather bright. Prospects of rice favourable. Price of rice falling. Fever prevails; cholera in interior. General Remarks.—Rain has fallen in Orissa, Chota Nagpore and South Behar, and in some districts in Bengal Proper. Cold weather has now fairly set in. Prospects generally very favourable. Rice harvest is in progress, and promises an excellent outturn. Rabi and poppy sowings still continue. No marked change in price of rice. Public health in general not satisfactory, fewer and cholera being prevalent.
NW. Provinces and Oudh—(Dec. 1st)		
Benares (Nov. 30th)		Cold increasing; weather bright; poppy sowings almost completed; late rice being cut; average outturn anticipated; rabi doing well; irrigation being carried on where practicable. Markets well supplied; prices slightly fluctuating. Public health generally
Gorakhpore (" 29th).		good; slight cattle-disease in Sadr and Gangapur tahsils. Rabi looking well; irrigation in progress. Prices steady. Health fair.

Presidency ort Province and District.	Rainfall for week under report.	State of agricultural prospects.
NW. P. & Oudh—contd. Fyzabad (Nov. 30th).		Weather cold. Prospects of poppy and other rabi crops good.
Lucknow ("29th).		Supplies ample. Prices stationary. Cholera still prevails. Weather fair. Hewant crops gathered. Irrigation of wheat going on. Poppy sowing nearly finished. Supplies plentiful. Prices steady. Health of people good, but slight cattle-disease still
Ballia '(" ")		reported. Weather clear and seasonable. Rubi sowings almost finished. Irrigation begun. Prospects generally good. Supplies ample. Some fever and cholera continue to be reported. The public
Rai Bareli (" ").		health is however good. Weather sometimes cloudy. Prospects of rabi crops good. Markets well supplied. Prices slightly rising. General health fair.
Pertabgarh (" 30th). Allahabad (" ").	Nil	Prospects good. Health of people and cattle good. Weather much colder. Rabi doing well. Markets fully supplied. Prices show a slight fall. Health generally good.
Çawnpore (" ").		Weather clear and cool. Kharif nearly harvested; rabi germi- nated well. Poppy sowings will soon be completed; seed germin- ating excellently in many places. Prices steady. Fever in places; cattle-disease in two parganas.
Farakhabad ("30th)		Kharif harvest still in progress in two tahsils. Rabi sowings nearly
Sitapur ("")		completed. Markets well supplied. Health fair. Weather clear. Irrigation in progress. Poppy crops have ger-
Bareilly (" ")		minated well. Prospects favourable. Health good. Sugar and opium flourishing; rice rather damaged in places by insects. Prospects of other crops good. General condition of
Banda ("")	Nil	district good. Weather seasonable. Harvesting of kharif crops continues. Prices fluctuating slightly. Fever still prevalent. Cattledisease in one village.
Kumaon ("")		Weather fine. Rabi sowings completed, but require rain. Prices steadily falling. General health good. Cattle-disease continues in a few places.
Agra ("29th)	Nil	Rabi crops doing well. Irrigation going on. Prices rising slightly. Fever continues.
Jhansi ("")		Kharif harvesting nearly completed. Rabi crops coming up well. Poppy sowings nearly finished. No variation in prices. Slight cattle-disease.
Meerut ("3oth)		Weather growing colder daily. Markets well supplied. Prices stationary. Kabi crops flourishing throughout the district. Public health good. Condition of cattle good. General Remarks.—Weather fine and turning colder. Rabi prospects continue favourable. Poppy crops doing well. Markets well stocked. Prices fluctuating. Public health generally good. Slight cattle-disease in some places.
Punjab—(Dec. 1st) Delhi (Nov. 3oth).		Health good. Prices rising slightly. Kharif reaping finished,
Hissar Umballa		yield average. Health good. Prices stationary. Rain much wanted. Health good. Prices stationary. [Rabi sowings germinated. Rain warted.
Juliundur		Health good. Prices stationary. Rabi sowings completed.
Amritsar Sialkot		Health good. Prices stationary. Health good. Prices slightly risen. Rain required for rabi sowings.
Ferozepore . Lahore Rawalpindi .	Slight rain	Health good. Prices stationary. Rabi crops good. Health good. Prices stationary. Rabi crops good. Health good. Prices rising. Rabi sowings completed. Rain
Shahpur Mooltan	Slight rain	wanted. Health good. Prices rising. Outturn of kharif harvest average. Health good. Prices almost stationary. Rabi sowings in pro-
Dera Ismail Khan Peshawar	*22 *20	Prices steady. Rabi sowings in progress. Smallpox prevalent. Prices almost stationary. Kharif crops
		good. Rain wanted for rabi sowings. General Remarks.—Slight rain in the Mooltan, Rawalpindi, Dera Ismail Khan and Peshawar Districts. Smallpox in the Peshawar district, elsewhere the health is good. Prices rising in the Delhi, Sialkot, Rawalpindi, and Shahpur districts. Kharif harvested. Rabi sowings nearly completed.
Central Provinces—		
• Nagpur . (Dec. 1st).		Weather clear and cold. Prospects good. Fever prevalent. Cattle-disease in parts. Prices steady.
Jubbulpore		Weather pleasant. Rabi prospects favourable. Fever prevails.
Saugor (Nov. 30th)		Prices easy. Early part of week cloudy. Sowings completed. General health
Seoni		good Prices slightly rising. Weather clear and cool. Rabi prospects good. Fever and smallpox in parts. Prices steady.

Presidency or Province and District.	Rainfall for week under report.	State of agricultural prospects.
Central Provinces—contd. Hoshangabad		Rabi sowings completed. Rice reaping begun. Fever continues.
Bilaspur	1.79	Prices stationary. Kharif harvesting and rabi sowings near completion. Rainfall favourable to rabi crops germinated but injurious to rice, til and urud harvested and lying in fields; seed not germinated will rot and be resown. Fever prevalent; cholera in places. Exports continue.
Khandwa	Nil	Weather close and hot, Rubi prospects good. Health fair.
Raipur	•61	Wheat 16, juar 32 and rice 11 seers per rupee. Weather seasonable. Rain has partially injured rice which was reaped but not gathered, also kodon, til and newly-sown wheat. Reaping of rice and sowing of wheat nearly completed. Wheat which has germinated and other rabi crops faring well. Fever and cattle-disease continue. Rice 16 and wheat 20 seers per rupee.
Sambalpur (Nov. 27th)	·86	Good shewers of rain on two days. Rice harvest in progress; prospects unchanged. Cattle-disease and cholera in parts. General Remarks.—The prospects of the rabi crops continue favourable; in Raipur and Bilaspur rain has caused some damage to fields in which wheat had been sown but had not germinated, and has also injured kharif crops which had been. cut but not carried.
British Burma—(Nov. 17th)		Eight cases of cholera in town. Cattle healthy. Crops
Bassein	1'49 (Total 96, 72)	promising. Public health and health of cattle good.
Amherst (Moulmein)	(Total 98.87)	Public health and health of cattle good. Reaping progressing.
Tavoy	'01 (Total 215'65)	Public health and health of cattle good. Prospects of crops good. Early crops being reaped.
Pegu	106 (Total 117.70)	Public health and health of cattle good. Crops healthy.
Henzada	'56 (Total 87'18)	Public health and health of cattle good.
Prome	1.68 (Tetal 43.56)	Slight cholera in three townships. Slight cattle-disease in one township. Standing crops are doing well. Reaping commenced
Toungoo · · ·	'11	m one township. Two deaths from cholera in town. Cattle healthy. Crop pros-
Thayetmayo	(Total 79°77)	pects good. One death from cholera. Cattle healthy. Crops in good condi-
	Total 41.381	General Remarks.—A few cases of cholera here and there; Gever
BritishBurma—(Nov. 23rd) (Report for week ending		prevalent in town of Kyukpyu. Slight cattle-disease in two districts only. Crops doing well. Reaping of early crops going on in Moulmein, Sandoway, Prome, Tavoy, and Mergui districts.
20th Nov. 1886) Akyab	Nil	Public health and health of cattle good. Early reaping com-
Bassein	Rainfall for week 1'28	menced. Six cases of cholera in Bassein town; no cattle-disease. Crops
Rangoon	(Total 98.0). Rainfall for week '12'	promising. Public health and health of cattle good.
Amherst (Moulmein)	(Total 98 [.] 99).	Public health and health of eattle good. Reaping progressing.
Tavoy · · ·		Public health and health of cattle good. Reaping of early crops
Pegu	(Total 215.83.) Nil Rainfall for week *06	progressing. Public health and health of cattle good. Public health and health of cattle good.
	(Total 87'24.) Rainfall for week 0'19 (Total 43'75.)	Public health and health of cattle good. Crops being reaped in some townships. Outturn seems to be
_		exceptionally good.
Toungoo	Rainfall for week '33 (Total 87.57.)	Three deaths from cholera in town. Cattle healthy Crops good.
British Burma—(Dec. 1st) (Report for week ending	Rainfall for week '60 (Total 41'98\frac{1}{2}.)	Public health and health of cattle good. Crops in good condition. Reaping begun in parts. General Remarks.—Slight cholera in Towns of Bassein and Toungoo and in parts of Thongwa, Tharawaddy, and Shwegyeen. Cattle everywhere reported healthy. Crops promising. Reaping progressing in Moulinein and Tavoy and begun in Akyab and Prome. Weather seasonable.
27th Nov. 1886). Akyab Bassein	Nil Nil	One case of cholera in town. Cattle healthy. Crops good. Two cases of cholera in Bassein town. Cattle healthy. Crops
Rangoon Amherst (Moulmein) .	Nil Nil	generally good. Public health and health of cattle good. Public health and health of cattle good. Reaping progress-
Tav y	Nil	Public health and health of cattle good. Reaping of early crops progressing.

Presidency or Province nd District.	Rainfall for week under report.	State of agricultural prospects.				
British Burma-contd.						
Pegu.	Nil	Public health and health of cattle good.				
Henzada	Nil	Public health and health of cattle good. Reaping commenced				
Prome	Nil	Public health and health of cattle good. Crops in good condition. Reaping commenced in some townships. Weather sea-				
Toungoo .	Nil	Two deaths from cholera in town. Cattle healthy. Crop prospects good.				
Thayetmayo	Nil	Public health and health of cattle good. Crops in good condition. Reaping commenced in parts. General Remarks.—Sporadic cholera here and there, otherwise public health satisfactory. Slight cattle-disease in Hanthawaddy and Thôngwa districts. Crops doing well. Reaping continues in Sandoway, Hanthawaddy, Moulmein and Tavoy and has begun in Prome, Henzada, Thayetmyo, Amherst, Shwegyin, and Mergui. Some damage in Mergui from heavy rain.				
Assam—(Dec. 1st). Gauhati	Nil	Weather seasonable. General health good. No report of deaths				
Quantit .	1416	from cholera. Sowing of mustard almost finished. Reaping				
Sylhet	A7:1	of sali in progress.				
Cachar	<i>Nil</i> :05	State and prospects of the crops good on the whole. Weather cold. Reaping of sali crops commenced. Common rice 12½ seers per rupee. Tea season is rapidly closing. Health good.				
Dibrugarh .	Nil	Weather seasonable. Reaping of sali progressing. Sowing of mustard nearly finished. Prospects of crops good. Cholera				
Berar and Hyderabad—		i reporteu.				
(Dec. 1st) Amraoti		Weather clear and cool. Cotton-picking continues. Crops in				
Akola		good condition. Wheat 22 and jowari 20 seers per rupee. Weather cool. Kharif harvesting commenced. Rabi crops doing well				
Central India States—						
(Dec. 1st).						
Indore		Weather clear and cold. Health good. Prices steady.				
Morar (Gwalior)		Health and prospects good. Weather seasonable, Fever still prevalent.				
Goona		Health and prospects good.				
Sutna		Fine weather. Health good. Health and prospects good.				
Sehore		Weather seasonable. Health and crops good,				
Nowgong		Weather cloudy. Prices steady. Health lair.				
Rajputana—(Dec. 1st).						
Abu (Dec. 1st)	Nil	Weather seasonable. Fever decreasing. Weather getting colder				
Sirohi (" 28th)	Ņil	daily. Tanks and wells good. Health good. Rabi all sown. Weather fine and cooler.				
Marwar (" 27th)	Nil	Tanks almost full. Health good. Kharif being gathered and				
Kherwara (" 28th)	Nil	rabi thriving. Weather slightly cloudy. Nights cool. Weather seasonable. Prices stationary. Tanks and wells full. Crops good. Health good. Prices steady.				
Meywar (" 27th)	Nil	Weather occasionally cloudy and warm for time of year. Water in wells and tanks decreasing. Rabi sown. Health fine.				
Pertabgarh (" ")	Nil	Prices rising. Weather colder daily. Tanks low. Prices yet falling. Cold weather approaching.				
	Storm with rain on	Weather colder. Rabi sowings completed. Health good.				
Jhallawar (" 28th)	night of 26th. Nil	Twenty-one cases of fever in some districts.				
Kotah (,, 27th)	*32	Health good. Weather cloudy.				
Aj mere (,, 30th)	Nil	Cholera almos' disappeared. Slight fever and diarrhea prevalent throughout district. Weather much cooler. Rabi sowings progressing. Proces stationary.				
Jeypore ("3oth) Kerowlie ("27th)	Nil Nil	Weather seasonable. Health fair, Tanks and wells drying. Rabi crops progressing. Rain much				
Dholpore (,, 24th)	Nil	wanted. Health good. Prices steady. Weather cool. Tanks and wells drying. Sowing completed. Health good.				
Bhurtpore (" 27th)	Nil	Prices stationary. Weather cool. Tanks and wells Jull. Kharif harvesting continues. Rabi crops				
Ulwar (,, 30th)	Nil	germinating. Health good. Prices low. Rubi crops being irrigated. Prices stationary.				
Bikanir (" 27th)	Nil	Fever in Sujangarh. Prices stationary. Weather much colder.				
Nepal—(Nov. (25th). Katamandu (Nov. 26th)	·c5	Prospects fair.				

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AUTHORITY.

No. 50.} CALCUTTA. SATURDAY. DECEMBER 11. 1886.

SEP Separate paging is given to this Part in order that it may be filed as a separate compilation.

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PART I.—Government of India Notifications, Appointments, Promotions, Leave of Absence, General Orders, Rules and Regulations.

PART II.—Notifications by High Court, Comptroller General, Administrator General, Paper Currency Department, Presidency Pay Master, Money Order Department, Mint Master, Secretary and Treasurer, Bank of Bengal, Superintendent of Government Printing, and other Government Officers; Postal, Telegraph, and Commissariat Notices.

PART III. — Advertisements and Notices by private individuals and Corporations.

PART IV.—Acts of the Governor General's Council assented to by the Governor General :-

Nothing for Publication.

PART V.—Bills introduced into the Council of the Governor General for making Laws and Regulations or published under Rule 22:-

Nothing for Publication.

SUPPLEMENT No. 50.

PART I.

Government of India Notifications, Appointments, Promotions, &c.

MILITARY SECRETARY'S OFFICE.

NOTIFICATION.

Calcutta, the 6th December, 1886.

The arrival of His Excellency the Viceroy has been postponed from Tuesday, the 14th December, 1886, to Wednesday, the 15th December, 1886.

Arrangements for the reception of His Excellency the Viceroy, as published in the Notification of the 20th October, 1886, will hold good on the 15th December, 1886.

> By Command, E. ROWAN HAMILTON, Major, for Military Secretary to the Viceroy.

LEGISLATIVE DEPARTMENT.

NOTIFICATION.

Fort William, the 9th December, 1886.

No. 24.—In exercise of the power conferred by the Statute 24 and 25 Vic., Cap. 67, Section 17, the Governor-General in Council has been pleased to appoint Friday, the 17th instant, at 11 A.M., as the time, and the Council Chamber in the Government House, Calcutta, as the place, for a meeting of the Council of the Governor-General for the purpose of making Laws and Regulations.

S. HARVEY JAMES,

Offg. Secretary to the Government of India.

HOME DEPARTMENT.

NOTIFICATIONS.—PUBLIC.

Calcutta, the 10th December, 1886.

No. 2152.—The following extract, paragraph I, from a Despatch received from Her Majesty's Secretary of State for India, No. 96 (Public), dated the 28th October, 1886, is published for general information :-

The undermentioned gentlemen have been appointed members of the Bengal Civil Service, in the following order and to the provinces placed against their names :--

Mr. James Goyen, North-Western Provinces, Punjab, &c.

Mr. William Herbert Lee, Bengal, Lower Provinces. .

Mr. Arthur Goodeve Chuckerbutty, Bengal, Lower Provinces.

Mr. Patrick James Fagan, North-Western Provinces, Punjab, &c.

Mr. Ernest Rogers, North-Western Provinces, Punjab, &c.

Mr. Edward Claudius Scotney George, Burma.

Mr. Henry Montague Lawrie, North-Western Provinces, Punjab, &c.

Mr. John Walter Hose, North-Western Provinces, Punjab, &c.

Mr. Henry James McIntosh, Bengal, Lower Provinces. Mr. Arthur Christian Greer, North-Western Prov-

inces, Punjab, &c.
Mr. John Windsor, Bengal, Lower Provinces.

Mr. Edward Geake, Bengal, Lower Provinces.

Mr. Thomas William Richardson, Bengal, Lower Provinces.

Mr., Edmund Alexander Malony, North-Western Provinces, Punjab, &c.

Mr. Frederick McBlaine, Bengal, Lower Provinces.

Mr. Hugh O'Beirne, North-Western Provinces, Punjab, &c.

Mr. John Clark, Bengal, Lower Provinces.

Mr. Evasis Hampden Radicé, North-Western Provinces, Punjab, &c.

Mr. Franklin Eden Taylor, North-Western Provinces, Punjab, &c.

Mr. Frederic James Cooke, North-Western Provinces, Punjab, &c.

Mr. Henry Scott Smith, North-Western Provinces, Punjab, &c.

Mr. Henry Ward Lyle, North-Western Provinces, Punjab, &c.

Mr. Havilland Le Mesurier, Bengal, Lower Provinces.

Mr. Denis Calnan, North-Western Provinces, Punjab,

Mr. Lokendranath Palit, Bengal, Lower Provinces.

ESTABLISHMENTS.

The 9th December, 1886.

No. 403.—Mr. H. C. Barstow is permitted to resign Her Majesty's Bengal Civil Service, with effect from the 3rd November, 1886.

UPPER BURMA. ESTABLISHMENTS.

The 8th December, 1886.

No. 56.—Lieutenant H. N. Warde, 43rd Goorkha Light Infantry, is appointed on probation to be an Assistant Commissioner of the 4th grade in Burma.

MEDICAL.

The 8th December, 1886.

No. 642.—The services of Surgeon-Major R. T. Wright, M.D., are temporarily placed at the disposal of the Government of the North-Western Provinces and Oudh.

The 9th December, 1886.

No. 646.—Surgeon S. Little, M.D., Medical Officer, North-Western State Railway, is granted one year's furlough to Europe on medical certificate, under Section 50 of the Civil Leave Code.

Ecclesiastical.

· The 8th December, 1886.

No. 322.—Her Majesty's Secretary of State for India has permitted the Reverend A. O.

Hardy, a Senior Chaplain on the Bengal Ecclesiastical Establishment, to retire from the service, with effect from the 15th November last.

PATENTS.

The 10th December, 1886.

No. 1566.—Specifications of the under-mentioned inventions have been filed, under the provisions of Act XV of 1859, in the office of the Secretary to the Government of India in the Home Department. Copies have been sent to one of the Secretaries to each of the Governments of Bengal, Fort St. George, Bombay, and the North-Western Provinces. A copy of every specification is open to public inspection, at all reasonable hours, at the Office of the Secretary to the Government of India in the Home Department at the Presidency, upon payment of a fee of one Rupee. A certified copy of any specification will be given to any person requiring the same on payment of the expense of copying.

No. 48 of 1886.—James Henry Barber, of Blackstone
Tea Estate, Ceylon, for improvements in rolling and twisting tea
leaves in the manufacture of tea.

No. 104 of 1886, -Peter William Fleury, of No. 93, Lower Circular Road, 24-Pergunnahs, Bengal, India, for a method of working Dynamo-Electric Light Machines by an improved manual power motor, adapted for India.

No. 112 of 1886.—Chaimsonovitz Prosper Eleson, of London, England, Electrician, for improvements in electrical accumulators or storage batteries.

No. 1964 of 1886.—Charles Ashburnham Floyd, of Eastbourne in the County of Sussex, England, for an improvement in hansom cabs.

No. 201 of 1886.—Alexander Douglas Larymore,
Deputy Inspector General of Jails,
Bengal, and at present a resident
of Alipore near Calcutta, for the
"poor man's punkha chair" and
"baby's punkha cradle."

No. 212 of 1886—Ralah Saire

No. 212 of 1886.—Ralph Smith Jennings, of Baltimore, Maryland, United States of America, for improved means and apparatus for effecting the drying of articles of merchandise or for like purposes.

A. P. MACDONNELL,

Offg. Secretary to the Government of Iniia.

REVENUE AND AGRICULTURAL DEPARTMENT.

NOTIFICATIONS.—GENERAL.

Calcutta, the 10th December, 1886.

No. 1072—61-15 G.—Mr. W. R. Lawrence, C. S., who was appointed by Notification No. 682—61-9 G., dated the 10th September, 1886, to be Under-Secretary to the Government of India in the Revenue and Agricultural Department, substantively pro tempore, is confirmed in that appointment.

SURVEYS.

The 10th December, 1886.

No. 958-62-25 S.—In exercise of the powers conferred by Section 5 of the Scheduled Districts Act, 1874, with the previous sanction of

the Governor-General in Council, the Chief Commissioner of Burma extends to the town of Mandalay, with effect from the date of this Notification, the Burma Boundaries Act, 1880.

> E. C. BUCK, Secretary to the Government of India.

FOREIGN DEPARTMENT.

NOTIFICATIONS.

Camp Mysore, the 1st December, 1886.

No. 110 C. G.—Mr. T. Harris, B.A., Head Master of the Government College at Ajmere, is appointed to officiate as Principal of the College and as Inspector of Schools in Ajmere-Merwara, with effect from the 4th August, 1886, during the absence on leave of Mr. F. L. Reid.

W. J. CUNINGHAM, for Secretary to the Government of India.

Fort William, the 8th December, 1886.

No. 2277 G.—Mr. W. J. Cuningham, Bo. C.S., Under-Secretary to the Government of India in the Foreign Department, sub. pro tem., is appointed to officiate as Secretary to the Government of India in the Foreign Department, with effect from the afternoon of the 1st December, 1886, during the absence on privilege leave of Mr. H. M. Durand, C.S.I.

G. S. FORBES,

Junior Under-Secretary to the Government of India.

Fort William, the 8th December, 1886.

No. 2275 G.—The furlough granted to Mr. R. S. Whiteway, C.S., Settlement Officer, Ajmere-Merwara, in Foreign Department Notification, No. 463G., dated the 10th March, 1886, is hereby extended by two days.

The 9th December, 1886.

No. 2281G.—With the sanction of Her Majesty's Government, the Governor-General in Council is pleased to recognize provisionally the appointment of Ismail Bey Effendi Hazratleri as Consul-General for Turkey at Bombay.

The 10th December, 1886.

No. 4250 /.—The Governor-General in Council is pleased to make the following rules relating to the payment of the expenses of complainants and witnesses attending the Criminal Courts of the Rajputana-Malwa Railway Jurisdiction in Central India, which were established

No. 1008-1., dated the arist March, 1884.

by the Notification cited marginally, for the purposes of inquiries, trials or other proceedings under the Code of Criminal Procedure:—

The Courts are authorised to pay at the rates specified below the expenses of complainants and witnesses: 1st, in all cases, whether non-bailable or bailable, in which the prosecution is instituted or carried on by, or under the orders, or with the sanction of, the British Government, or of any British Judge, or Magistrate; 2ndly, in all cases entered in column 5 of Schedule 11

appended to the Code of Criminal Procedure as not bailable, when it shall appear to the presiding officer to be directly in furtherance of the interests of public justice; ardly, in bailable cases in which the presiding officer of the Court, if a Magistrate of the 1st class, or the District Magistrate on the recommendation of any Magistrate of the 2nd or 3rd class, considers that in the interests of public justice such payment is required; 4thly, in all cases in which the witnesses are compelled to attend by the Court under the provisions of section 540 of the Code. No payment shall be made to witnesses summoned at the instance of the complainant under section 244 unless the prosecution appears to the Court to be in furtherance of the interests of public justice.

- 2. The rates referred to in the foregoing rule are as follows:—
 - (a) for the ordinary labouring class of Natives,2 annas per diem;
 - (b) for Natives of higher rank in life, 4 annas per diem;
 - (c) for Europeans and Eurasians and Natives of superior rank, a diet allowance according to circumstances. Such allowance shall not generally exceed R3 per diem, but the Court shall have discretion in special cases to fix it at a higher rate.
- 3. Travelling expenses will be given only when the journey could not with reasonable ease and expedition have been performed on foot, or in the case of persons whose age, position and habits of life render it impossible for them to walk. In such cases, in addition to diet allowance, travelling allowance shall be given at the following rates:—
 - (a) when the journey is by rapid dåk by road, the actual expenses incurred up to a maximum limit of 4 annas e mile;
 - (b) where the journey is wholly or partly by rail-
 - (1) for Natives generally, railway fare by the lowest class;
 - (2) for Europeans, Eurasians, and Natives of superior rank, second class railway fare; but the Court may at its discretion award first class fare when the persons concerned would, from their social position, ordinarily travel by the first class.
 - 4. From the above rules are excepted-
 - (a) Government servants, who shall receive no diet allowance, but shall be entitled to travelling allowance according to the rates admissible under the Civil Travelling Allowance Code.
 - (b) Witnesses following any profession, such as medicine or law, who shall receive an allowance not exceeding R5 per diem, according to circumstances; and when they have to travel a distance exceeding five miles, their actual expenses for conveyance (not exceeding 8 annas a mile) or first class railway fare.

The number of days which should be allowed for the journey to and fro will be determined by the Court ordering the payment in each case. For this purpose a table should, if possible, be prepared and kept in each Court, showing the distance of each 'thana' from the sudder station

and subordinate stations, the number of intermediate ferries to be crossed, and the existence or absence of roads or water-ways.

Government of India (Department of Finance and Commerce) Resolution No. 3050, dated 11th August, 1882. In a Criminal Court, touching the result of a post-mortem or other examination conducted by him, in cases not falling within the ordinary discharge of his duties, will not be entitled to any remuneration other than the usual expenses paid to a witness.

G. S. FORBES,

for Secretary to the Government of India.

DEPARTMENT OF FINANCE AND COMMERCE.

NOTIFICATIONS.

LEAVE AND APPOINTMENTS.

Calcutta, the 7th December, 1886.

- No. 4505.—Mr. W. H. Dobbie having been deputed on special duty, made over charge of the Office of Deputy Accountant General, North-Western Provinces and Oudh, after noon, on the 6th, and took charge of his special duties, before noon, on the 9th November, 1886.
- Mr. R. Logan having returned from furlough and having been posted as Deputy Accountant General, North-Western Provinces and Oudh, received charge of that appointment, before noon, on the 24th November, 1886.

The 10th December, 1886.

No. 4633.—The following grade reversions and promotions among officers of the Account Department for October and November, 1886, are hereby notified:—

With effect from the 26th October, 1886, in consequence of the return from privilege leave of Mr. E. W. Kellner—

- Mr. J. E. Cooke to revert to his substantive appointment as Enrolled Officer, Class II.
- Mr. H. G. H. Cowie to revert to his substantive appointment as Enrolled Officer, Class III.
- Mr. C. J. Rivett-Carnac to revert to his substantive appointment as Enrolled Officer, . Class IV.
- Mr. R. C. Chapman to revert to his officiating appointment as Enrolled Officer, Class V.
- Mr. W. D. F. Cowley to revert to his substantive appointment as Enrolled Officer, Class VI.
- Mr. J. A. Robertson to revert to his appointment as Probationer in Class VII.

With effect from the 27th October, 1886, in consequence of the return from privilege leave of Mr. W. H. Dobbie—

- Mr. I. C. Basu to revert to his substantive appointment as Enrolled Officer, Class V.
- Mr. G. D. Pudumjee to revert to his substantive appointment as Enrolled Officer, Class VI.
- Mr. L. E. Pritchard to revert to his appointment as Probationer, Class VII.

With effect from the 1st November, 1886, in consequence of the return from furlough of Mr. E. Rule—

- Mr. J. E. O'Conor to revert to his substantive appointment as Enrolled Officer, Class II.
- Mr. R. E. Hamilton to revert to his substantive appointment as Enrolled Officer, Class III.
- Mr. R. N. Ray to revert to his substantive appointment as Enrolled Officer, Class IV.
- Mr. H. J. Brereton to revert to his substantive appointment as Enrolled Officer, Class V.
- Mr. R. C. Chapman to revert to his substantive appointment as Enrolled Officer, Class VI.
- Mr. M. Bhattacharjya to revert to his appointment as Probationer, Class VII.

With effect from the 5th November, 1886, in consequence of the departure on furlough of Mr. J. E. O'Conor—

Mr. R. E. Hamilton to officiate as Enroffed Officer, Class II.

With effect from the 6th November, 1886, in consequence of the return to the Department of Mr. G. H. R. Hart, who was seconded:—

- Mr. G. H. R. Hart to be an Enrolled Officer, Class IV, and to officiate as Enrolled Officer, Class III.
- Mr. F. C. Barnes to cease to be an Enrolled Officer, Class IV, and to be an Enrolled Officer, Class V.
- Mr. I. C. Basu to cease to be an Enrolled Officer, Class V, and to be an Enrolled Officer, Class VI.

With effect from the 16th November, 1886, in consequence of the return from furlough of Mr. O. T. Barrow—

- Mr. O. T. Barrow to officiate as Enrolled Officer, Class II.
- Mr. R. E. Hamilton to revert to his substantive appointment as Enrolled Officer, Class III.
- Mr. T. H. S. Biddulph to revert to his substantive appointment as Enrolled Officer, Class IV.
- Mr. H. G. H. Keene to revert to his substantive appointment as Enrolled Officer, Class V.
- Mr. C. G. Vansittart to revert to his substantive appointment as Enrolled Officer, Class VI.

With effect from the 24th November, 1886, in consequence of the return from furlough of Mr. R. Logan—

- Mr. R. Logan to officiate as Enrolled Officer, Class II.
- Mr. O. T. Barrow to cease to officiate as Enrolled Officer, Class II, and to officiate as Enrolled Officer, Class III.
- Mr. J. Taylor to revert to his substantive appointment as Enrolled Officer, Class IV.
- Mr. C. E. Crawley to revert to his substantive appointment as Enrolled Officer, Class V.
- Mr. A. H. Anthony to revert to his substantive appointment as Enrolled Officer, Class VI.

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STATISTICS AND COMMERCE.

COMMERCE AND TRADE.
LIGHTS AND LIGHT DURS.

The 10th December, 1886.

No. 4643.

ORDER—By the Government of India, Department of Finance and Commerce.

READ-

Letter from the Colonial Secretary, Straits Settlements, No. C. S. $\frac{8280}{86}$, dated the 19th November, 1886.

Ordered, that copy of the letter and of the Order in Council, be forwarded to the Governments of Bengal, Madras and Bombay, and to the Chief Commissioner of Burma, for information and for the issue of necessary instructions.

Ordered also, that the letter and the Order in Council be published in the Gazette of India for general information.

No. C. S. $\frac{8280}{86}$, dated 19th November, 1886.

From—The Colonial Secretary, Straits Settlements.
To—The Secy. to the Govt. of India, Dept. of
Finance and Commerce.

I am directed by the Governor to transmit, for the information of the Government of India, the enclosed copies of an Order in Council, dated the 15th ultimo, raising the tolls payable by vessels passing the Straits Lights, with effect from the 1st January, 1887, and to request that the necessary instructions may be given for the collection of the dues at the new rate.

GOVERNMENT NOTIFICATION.

The following Order by His Excellency the Governor in Council is published for general information:—

•COLONIAL SECRETARY'S OFFICE,

Singapore, 27th October, 1886.

Whereas by Indian Act No. XIII of 1854 intituled "An Act to repeal Act No. VI of 1852 and to make provision for defraying the cost of the Light-house on Pedra Branca and for maintaining the same and also a Floating Light established in the Straits of Malacca to the West of Singapore and for the establishment and maintenance of such further Lights in or near the said Straits as may be deemed expedient," it was, among other things, enacted that it should be lawful for the Governor-General of India in Council, from time to time, to raise the tolls payable under the said Act in respect of all vessels passing "The Straits' Lights," to any amount not exceeding the amount in the said Act specified: And Whereas by Ordinance No. II of 1867, the powers vested by the said Act in the Governor-General of India in Council were vested in the Governor in Council of the Straits Settlements: And Whereas it is expedient to raise the tolls payable under the said Indian Act.

It is hereby ordered by the Governor in Council as follows:—

On and after the 1st day of January, 1887, the tolls payable in respect of all vessels liable, under the said Indian Act, to pay tolls for passing the Straits Lights shall be at the rates in the said Act specified (that is to say):—If the voyage be one in the ordinary course whereof the vessel would pass the whole of the Straits

Lights, at the rate of one anna per ton; and if the voyage be one in the ordinary course whereof the vessel would pass any one or more of the Lights but not all of them, at the rate of half an anna per ton.

By His Excellency's Command,

A. P. TALBOT,

Clerk of Councils.

COUNCIL CHAMBER,

Singapore, 15th October, 1886.

SEPARATE REVENUE.

STAMPS.
Non-Judicial.

The 8th December, 1886.

No. 4548.—Whereas under the terms of Notification in the Department of Finance and Commerce, No. 3646, dated the 13th November, 1880, the Municipality of Madura has paid into the Government Treasury the sum of R135 as composition for the stamp duty chargeable on a sum of R27,000 which the said Municipality was authorised to borrow and which has been raised by the issue of the undermentioned debentures, dated the 15th October, 1886:—

In exercise of the powers conferred by section 8 of the Indian Stamp Act, 1879, the Governor-General in Council has exempted the abovementioned debentures from payment of any stamp duty with which they might otherwise be chargeable, whether on issue, renewal, subdivision, or consolidation.

SEPARATE REVENUE. ASSESSED TAXES.

The 8th December, 1886.

No. 4550.—In exercise of the powers conferred by Section 38 of Act II of 1886, the Governor-General in Council is pleased to declare that the Provident Fund of the South Indian Railway Company shall be deemed to be a "Service Fund" within the meaning of Rule 13 of the Notification of the Government of India, Department of Finance and Commerce, No. 593, dated the 5th February, 1886.

J. WESTLAND,

Offg Secretary to the Government of India.

MILITARY DEPARTMENT.

Fort William, the 10th December, 1886.

APPOINTMENTS.

No. 805.—Adjutant-General's Depart-

Colonel H. A. Bushman, C. B., Assistant Adjutant-General, to be 1st Assistant Adjutant-General, vice Lieutenant-Colonel H. I. E. Ford, whose tenure of appointment has expired. Dated 8th December, 1886.

Major F. B. J. Jerrard, West Riding Regiment, Deputy Assistant Adjutant-General, to be Assistant Adjutant-General, vice Colonel Bushman. Dated 8th December, 1886.

No. 806.—BURMA FIELD FORCE—

The undermentioned officers are appointed to the Burma Field Force for special service:—

Major W. Clarke, Oxfordshire Light Infantry.

Captain J. W. Dunlop, Royal Artillery.

Captain A. G. H. Hayne, 15th Madras Infantry.

Captain G. A. Shadforth, Royal Dublin Fusiliers.

Captain T. D. Pilcher, Northumberland Fusiliers.

Lieutenant K. Chesney, 18th Bengal Lancers. Lieutenant W. H. M. Lowe, 7th Dragoon Guards.

No. 807.—HYDERABAD CONTINGENT-

6th Infantry.

Lieutenant D. W. Purdon, Wing Officer, to be Adjutant, vice Captain E. C. M. Lushington, who vacates the appointment on promotion. Dated 18th October, 1886.

No. 808.—Personal Staff-

The following appointment has been made on the personal staff of the Hon'ble the Lieutenant-Governor of the Punjab:—

Captain J. F. Manifold, K.A., to be Aide-de-Camp. Dated 17th September, 1886.

STAFF CORPS.

No. 809.—Lieutenant Francis Henry Bagot Commeline, South Lancashire Regiment, Squadron Officer, 2nd Bengal Cavalry, having completed eighteen months from date of appointment on probation, is admitted to the Bengal Staff Corps from the 27th April, 1885, subject to the confirmation of the Secretary of State for India.

No. 810.—The undermentioned officers appointed by the Secretary of State for India probationers for the Indian Staff Corps, are posted as follows, with effect from the dates of their arrival in India:—

Bengal Staff Corps.

Lieutenant W. J. P. Kaye, East Kent Regiment.

Madras Staff Corps.

Lieutenant M. W. Douglas, North Stafford- I shire Regiment.

Lieutenant R. H. Dewing, 1st West India Regiment.

No. 811.-VOLUNTEER CORPS-

and Punjab (Simla) Volunteer Rifle Corps.

Mr. Henry Parsall Burt to be Captain, with effect from the 1st September, 1886, vice Captain J. E. Catton, deceased.

FURLOUGH AND LEAVE.

No. 812.—The undermentioned officers are granted furlough out of India, with the necessary subsidiary leave:—

Captain W. F. H. Grey, Bengal S. C., Assistant Commissioner, 1st grade, Officiating Deputy Commissioner, Burma, (m. c.) for one year, under rules IX and XV of the regulations of 1868.

Brigade-Surgeon E. Bonavia, M.D., (m. c.) for one year,—10 days under rules IX and XV, and the remaining period under rule XIV, clause 2, of the regulations of 1868.

No. 813.—The undermentioned officers are granted leave out of India under the leave rules for the Staff Corps, with effect from the dates on which they are respectively struck off duty:—

Lieutenant-Colonel F. H. Thomas, General List, Infantry, Assistant Commissary-General, 2nd class, (p. a) for one year.—Pension service,—26 years, 299 days.

Major J. R. Burlton-Rennet, Bengal S. C., Assistant Commissary-General, 2nd class, (p. a.) for one year.—Pension service,—23 years, 17 days.

Major W. H. Meiklejohn, General List, Intantry, 20th Bengal Infantry, (p. a.) for one year.—Pension service,—24 years, 331 days. [This cancels the leave granted to him in G. G. O. No. 757 of 1886.]

Major W. C. Ramsden, General List, Infantry, 2nd Punjab Infantry, Punjab Frontier Force, (p. a.) for one year.—Pension service,—25 years, 98 days.

No. 814.—Colonel II. V. Mathias, Bengal S.C., is permitted to reside out of India under G. G. O. No. 209 of 1882, drawing pay under rule 1 of the leave rules for the Staff Corps.—Pension service,—36 years, 309 days.

Commeline, South Lancashire Regiment, Squadron Officer, 2nd Bengal Cavalry, having completed eighteen months from date of apcretary of State for India:

Captain C, J. Jamieson, Bengal S.C. (p. a.) for 91 days.

Lieutenant C. E. Norton, R.E., (m. c.) for 182 days.

Honorary-Captain R. G. Davies, Public Works Department, (m. c.) for two months.

PROMOTIONS.

No. 816.—The following promotion is made, subject to Her Majesty's approval:-

BENGAL ARMY.

To be Lieutenant-Colonel.

Major and Brevet Lieutenant-Colonel Sir Joseph West Ridgeway, K.C.S.I., General List, Infantry,—4th December, 1886.

No. 817.—COLONEL'S ALLOWANCE—

The undermentioned officers of the Bengal Staff Corps are admitted to the Colonel's allowance, with effect from the dates specified:—

Colonel Francis Booth Norman, C.B.,—8th December, 1886.

Colonel William George Davies, C.S.I.,—9th December, 1886

Colonel Henry Manley Wemyss,—9th December, 1886.

Colonel Robert Gordon Rogers, C.B.,—9th December, 1886.

Colonel Boyle Torriano Stafford,—9th December, 1886.

No. 818.—NATIVE ARMY—

20th Bengal Infantry.

Jemadar Madat Khan to be Subadar, and Havildar Shah Nawaz to be Jemadar, vice Subadar Sayyid Muhammad Shah, transferred to the Burma Civil Police.

With effect from the 28th September, 1886.

No. 819.—Punjab Frontier Force—

6th Punjab Infantry.

Jemátlar Jalábúdin to be Subadar, and Havildar Táj Muhammad to be Jemadar, vice Subadar Sandal Khan, invalided.

With effect from the 16th November, 1886.

and Battalion 5th Goorkha Regiment.

Subadar Matbar Singh Adikári, from 1st Battalion, to be Subadar-Major.

Jemadar Bál-Kishan Thápá, from 1st Battalion, to be Subadar.

Jemadar Partáb Bisht, from 1st Battalion, to be Subadar.

Havildar Dalbír Alya, from 1st Battalion, to be Jemadar.

Havildar Pars Rám Thápá, from 1st Battalion, to be Jemadar.

Havildar Bhímal Sáhi, from 1st Battalion, to be Jemadar.

Havildar Kálú Gúrung, from 1st Battalion, to be Jemadar.

Havildar Ransúr Rái, from 1st Battalion, to be Jemadar.

With effect from the 20th October, 1886, on the formation of the battalion.

REWARDS.

No. 820.—GOOD SERVICE PENSIONS—

It is notified that on the recommendation of the Government of India, Her Majesty's Government has been pleased to confer a good service pension on the undermentioned officer, with effect from the date specified:—

From the 27th July, 1886, in room of Major-General Alexander Carnegy, Bombay Staff Corps, succeeded to the Colonel's allowance.

COLONEL (BRIGADIER-GENERAL) MICHAEL WEEKES WILLOUGHBY, C.S.I., BOMBAY STAFF CORPS.

Dates of Commissions.

		20	.,		
Ensign			•	•	9th June, 1849.
Lieutena	nt .	•	•		28th January, 1854.
Captain				•	9th June, 1861.
Major			•	•	9th June, 1869.
Lieutena	nt-Colo	nel .		•	9th June, 1875.
Brevet-C	olonel				9th June, 1880.

Appointments.

Regimental duty, 22nd and 4th Regiments, Bombay Native Infantry, from 2nd July, 1849, to 20th May

Commissariat Agent, 1st class, Sub-Assistant Commissary-General, Deputy-Assistant Commissary-General, and Assistant Commissary-General, from 21st May, 1854, to 20th April, 1877.

Deputy Commissary-General from 21st April, 1877, to 31st December, 1880.

Acting Commissary-General from 9th August, 1879, to 19th May, 1880.

Commissary-General from 1st January to 20th February, 1881.

Secretary to Government, Military, Marine, and Ecclesiastical Departments, from 21st February, 1881, to date.

War Services.

Persian Expedition, 1856-57.—Landing at Hallilah Bay, surrender of Bushire, bombardment and capture of forts of Mahumrah. (Despatches,—G. (). Nos. 974 of 56 and 684 of 57; medal and clasp.)

Abyssinian Expedition, 1867-68.—(Despatches,—G. O. No. 493 of 68; medal.

No. 821.—ORDER OF BRITISH INDIA-

The Governor-General in Council is pleased to admit the undermentioned native officer to the Order of British India from the 27th September, 1886:—

MADRAS.

To the 2nd Class, with the title of Bakadur.
Subadar Caulcemootoo, "Queen's Own" Sap
pers and Miners, vice pensioned SubadarMajor Yenketsoobarroydoo, Bahadur, deceased.

MARINE DEPARTMENT.

PROMOTIONS.

No. 45.—The following promotions are made in Her Majesty's Indian Marine, with effect from 1st January, 1887:—

To be Engineers.

Assistant-Engineers William Sutherland, George Fennell, and Walter Gerald Keily Mathews.

> E. H. COLLEN, Licut.-Colonel, Offg. Secretary to the Government of India.

PUBLIC WORKS DEPARTMENT.

NOTIFICATIONS.

Fort William, the 4th December, 1886.

No. 339.—The services of Captain C. Hoskyns, R.E., Executive Engineer, 2nd grade, Punjab, are replaced at the disposal of the Military Department, with effect from the 17th November, 1886, the date on which he reverted to the Imperial Establishment.

No. 340.—Mr. F. Morrison, Examiner. of Guaranteed Railway Accounts, Bombay, officiated as Examiner of Public Works Accounts, Bombay, in addition to his own duties, from the 13th to 29th September, 1886, both days inclusive.

No. 341.—Captain C. R. Hoskyn, R.E., is appointed to officiate as Examiner of Public Works Accounts, Bombay, with effect from the 30th September, 1886.

No. 342.—The services of Lieutenant-Colonel E. N. Peters, R.E., Executive Engineer, 1st grade, Central Provinces, temporarily on the establishment under the Director General of Railways, are transferred to that under the Chief Commissioner of Burma.

The 9th December, 1886.

No. 343.—Mr. F. W. Roberts, Assistant Engineer, 3rd grade, State Railways, is promoted

to Assistant Engineer, 2nd grade, with effect from the 12th December, 1885.

No. 345.—Mr. C. W. E. Henslowe, class II, Superior Revenue Establishment of State Railways, is transferred from the Establishment under the control of the North-Western Provinces and Oudh Government, to that under the Director General of Railways.

No. 346.—Public Works Department Notification No. 330, dated 29th November, 1886, is cancelled.

No. 347.—Mr. I. S. Sherlock-Hubbard, Examiner of Accounts, attached to the office of the Examiner of Public Works Accounts, Central India, is appointed Examiner of Stale Railway Accounts, Central Provinces.

The 10th December, 1886.

No. 349.—Mr. R. Woollcombe, Assistant Engineer, 1st grade, State Railways, is transferred from the Engineer Establishment to class III of the Superior Revenue Establishment of State Railways, Locomotive Department, with effect from the 1st January, 1885.

TELEGRAPH.

The 9th December, 1886.

No. 344.—Sir H. C. Mance, KT., C.I.E., Engineer and Electrician, Persian Gulf Telegraphs, is permitted to retire from the service, with effect from 23rd December, 1886.

No. 348.—The following reversions are made in the Indian Telegraph Department, with effect from 26th November, 1886, consequent on the return to duty of Mr. H. A. W. Fanshawe, Superintendent, 4th grade:—

Names.

From

To

Mr. M. Simpson Mr. S. H. C. Hutchinson

Officiating Superintendent, 4th grade Officiating Superintendent, 5th grade

Officiating Superintendent, 5th grade. Assistant Superintendent, 1st grade.

W. S. TREVOR, Colonel, R.E., Secretary to the Government of India.



The Gazette of India.

PUBLISHED BY AUTHORITY.

CALCUTTA, SATURDAY, DECEMBER 11, 1886.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART II.

Notifications by High Court, Comptroller General, &c.

1

GAZETTE OF INDIA.

NOTICE.

The 16th October 1886.

From the 13th November next, till further notice, the complete Gasette of India will be published at Calcutta. After the 6th November, all Notifications and other matter intended for publication in the Gasette, should be addressed to the Publisher, 8, Hastings Street, Calcutta.

	R	a.	p.
Subscription for Gasette and Supple			
ment per annum.		0	
Postage	5	8	0
Subscription for Supplement only	6	0	0
Postage	3	0	0
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For a single copy of the Supplement		4	
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Parts IV and V of the Gasette of India, containing the Acts and Bills of the Legislative Council, may be subscribed for separately from the other Parts of the Gazette. The annual subscription for the two Parts is R5 per annum, payable in advance. When sent by post, R2-8 per annum additional will be charged for postage.

By an order of Government, all subscriptions must be paid in advance.

Applications for the supply of the Gasette on the public service should be addressed to the Home Department.

Complaints regarding non-receipt of any number of the *Gasette* should be forwarded within a week after the date on which it is due.

Attention is invited to the Circular Memo. of the Government of India, Home Department, of February 1870, directing that all Notifications or other matter intended for insertion in the Gasette of India should be delivered at the Publisher's Office not later than 2 P.M. on Friday afternoon, and that matter sert after that hour must be certified to be extremely urgent in order to ensure its appearance in the next day's Gazette.

Matter intended for publication in the Supplement should reach the Press not later than Thursday.

E. J. DEAN,
Publisher, Gasette of India.

ACCOUNTANT GENERAL, PUBLIC WORKS DEPARTMENT.

NOTIFICATION.—ESTABLISHMENT.
Fort William, the 8th December, 1886.

No. 5.—Mr. E. A. Dennys, Examiner of Accounts, was granted by Her Majesty's Secretary of State for India leave on medical certificate for three months in extension of the twelve months' furlough on medical certificate granted to him in Public Works Department Notification No. 199, dated 27th July, 1885.

A. G. BEGBIE, Major, R.E., Offg. Accountant General.

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Bagchi, Lalitmohan

ORDERS BY THE VICE-CHANCELLOR AND SYNDICATE OF THE CALCUTTA UNIVERSITY.

The undermentioned students have passed the M. A. examination:-ENGLISH. CLASS I. In order of Merit. Presidency College. Abdur Rahim Das, Gopalchandra Patna College. Free Church Institution. Mukhopadhyay, Durgadas Krishna Govind Deshpande Muir Central College. Basu, Purnachandra Presidency College. CLASS II. In order of Merit. . Presidency College. Chanda, Kaminikumar Sen, Jogindranath Ghosh, Jadunath Mitra, Saratchandra Ditto. Ditto. Ditto. Sarkar, Munindranath Ditto. Mukhopadhyay, Satischandra Ditto. Lahiri, Jnanendranath Ditto. Chotay Lal Sarma Das, Kailaschandra Agra College. General Assembly's Institution. Abdus Samad Free Church Institution. Bhattacharyya, Bipinbihari Ditto. Sarkar, Nandalal . Teacher. Bhagwat Prasad Muir Central College. Ghosh, Sitalprasad Ditto. Chakrabarti, Kumudbihari Sinha, Bankubihari Dacca College. St. Xavier's College. Presidency College. Maitra, Ramaprasad Sarbadhikari, Krishnaprasad Ditto. General Assembly's Institution. Ghosh, Rakhalkrishna 20 Mukhopadhyay, Hemchandra Bandyopadhyay, Madhusudan Muir Central College. Metropolitan, Institution. Upadhyay, Indiradatta Teacher. CLASS III. In order of Merit. Ghosh, Bipinbihari General Assembly's Institution. Bhagabati Sahay Metropolitan Institution. Basu, Saratchandra Presidency College. Ghosh, Isanchandra St. Xavier's College. Biharilal Presidency College. ,, MATHEMATICS. CLASS II. . Presidency College. Ray, Satischandra. CLASS III. In order of Merit. Chattopadhyay, Haridas . Teacher. Das, Ganeschandra Presidency College. Datta, Samatulchandra Ditto. Chakrabarti, Siddheswar Hughli College. Ghosh, Rajaninath Rudra, Manmathanath Presidency College.

SANSKRIT.

Ditto.

Ditto.

CLASS I.

Goswami, Bidhubhushan . . Sanskrit College.

•	,			C	LASS	II.	
	Bandyopadhyay, Satyadh	an .	,	•		•	Sanskrit College.
				_	LASS	111	
				C	LASS		a
	Chakrabarti, Debendrana	th .	•	•	•	٠	Sanskrit College.
	•			LI	ISTO	DΨ	
			•				
				C	LASS	11.	
	Sanyal, Girischandra	•	•	•	•	•	Metropolitan Institution.
	•.						
					LOSC		Υ.
			_		CLASS		
			In	orde	er of	Me	rit.
1	Nag, Girischandra				•	•	Presidency College.
. 2	Sinha, Jogindrakumar	•	•	•	•	•	Ditto.
3	Mukhopadhyay, Pratapna	arayan		•	•	•	Ditto. Ditto.
• 4	Mitra, Harendranarayan	_	•	•	•	•	Metropolitan Institution.
5	Chaudhuri, Radhagobinda	a	•	•	•		Presidency College.
6	Nandkishorelall Mitter Ambikacharan	• •	•	•	•	:	
	[Willia, Amoracharan			•	•	•	Ditto.
8	Sarkhel, Haricharan Basu, Hemendranath	•	•	•	•	•	Presidency College.
9 10	Gupta, Sibendranath	•	•	•	·		Teacher.
10	Oupla, olocilarana		-				
				(CLASS	II.	
			In	ord	er of	Me	rit.
	D. Chanden				_		General Assembly's Institution.
I.	Ray, Sureschandra	•	•	•	•	•	D C !!
2	Majumdar, Ramdayal Mitra, Basambad	•	•	:			City College.
	Ghosh, Atalbihari	•	•	•	•		5 11 70 11
4 5	Chaudhuri, Rai Jotindrar	nath			•		Ditto.
ĕ	" Ramchandra	•	•	•	•	•	Benares College.
• 3				(CLASS	; III	
			In	ord	er of	Me	erit.
	Cl. 44 . Alexan Nilleanto				,		Free Church Institution.
I	Chattopadhyay, Nilkanta	•	•	•	•	:	O 1 A 11 1 7 12 12
2	Das, Bamacharan . Basu, Sasibhushan	•	•	•	•	•	City College.
3	,, Kasinath .	•	•		•	•	Teacher
7	,,						
		NATI	JRAL	AN	D PH	YSI	CAL SCIENCE.
					CLAS	s I.	
				In or	rder e	f M	Terit.
							Dacca College.
1	Datta, Lalitkumar Ray, Pramadakisor	•	•	•	•	:	Ditto.
2	Ray, Framadakisoi	•	•	•			
				(CLASS	i II.	
				In or	rder o	f M	lerit.
	Sinha, Basanticharan		_	_			Presidency College.
1 2	ac 11 Jhanne Acutoch	•	•		•	•	Ditto.
-					.		
					CLASS		
•				In 01	rder o	f M	Terit.
_	Sen, Pramathanath						Presidency College.
I 2	Chaudhuri, Jogeschandra		•	•	•	•	Ditto.
*	Anna						
							CHARLES H. TAWNEY,
							. Off. D

SENATE House,
The and December 1886.

2 4 1

Offy. Registrar.

NO. 1807 - Account of Revenue and Expenditure of the Government of India for the first
N.B.—Amounts are converted into sterling at R10 to the pound

		'			, , , , , , , , , , , , , , , , , , , 	at Kio to the pour	
		Estimates,	April 1885	April 1886	COMPARISON OF TWO YEAR		
	REVENUE.	1886-87.	to July 1885.	to July 1886.	Increase.	Decrease.	
		£	£	£		£	
1	Land Revenue.	23,316,000	7,487,900	7,296,000	•••	191,900	
11	Opium	9,227,600	2,838,200	2,894,900	56,700.	•••	
111	Salt	6,392,500	2,256,800	2,181,200	•••	75,600	
IV	Stamps	3,694,400	1,330,400	1,324,900	•••	5,500	
v	Excise	4,134,800	1,396,900	1,459,800	62,900	•••	
VI	Provincial Rates	2,909,100	1,033,500	1,032,400	•••	1,100	
VII	Customs	1,173,200	390,300	393,700	3,400	•••	
VIII	Assessed Taxes	1,458,100	371,900	346,800		25,100	
IX	Forest	1,153,300	213,400	249,500	36,100	•••	
x	Registration	309,800	. 116,600	110,200	•	6,400	
XI	Tributes from Native States .	712,000	146,600	137,800	•••	8,800	
XII	Interest	630,900	177,100	198,500	21,400	•••	
XIII	Post Office	1,157,100	370,700	387,000	16,300	•••	
XIV	Telegraph	564,200	207,100	190,900	•••	16,200	
xv	Mint	181,100	98,000	44,000	,	54,000	
XVI	Law and Justice	576,000	158,000	163,100	5,100	•••	
XVII	Police	322,200	95,000	105,500	10,500		
XVIII	Marine	184,800	50,000	41,700		8,300	
XIX	Education	203,800	61,900	59,900		2,000	
XX	Medical	55,200	13,400	17,000	3,600	•••	
XXI	Scientific and other Minor Depart- ments.	88,500	12,900	19,300	6,400	•••	
XXII	Receipts in aid of Superannuation, &c.	264,600	52,300	62,500	10,200		
XXIII	Stationery and Printing	71,500	14,100	20,100	6,000		
XXIV	Exchange	•••					
XXV	Miscellaneous	294,500	81,600	101,200	19,600	•••	
		59 ,075,20 0	18,974,600	18,837,900	•••	136,700	
XXVI	State Railways (Gross Earnings) .	10,841,200	3,253,500	3,669,100	415,600	•••	
XXVII	Guaranteed Companies (Net Traffic Receipts).	3,133,500	2,148,300	1,961,500		186,800	
XXVIII	Subsidized Companies (Repayment of Advances of Interest).	•••	•••			•••	
XXIX .	Irrigation Major Works: Direct Receipts.	921,300	272,800	305,800	33,000		
XXX	Irrigation Minor Works and Navi-	144,600	35,100	45,800	10,700	•••	
XXXI	Military Works	188,100	10,800	7,800		3,000	
XXXII	Civil Works	463,300	142,900	141,600		1,300	
XXXIII	Army: Effective	744,900	252,200	265,500	13,300	•••	
	M TAGNI-PROPERTY	48,100 75,560,200	25,090,200	25,235,000	144,800		
	England, including Army, Public	178,900	52,600	66,300	13,700	\	
1	Works, &cc. Exchange added to Revenue	59,600	16,500	1	7,800		
				24,300		***	
	GRAND TOTAL .	75,798,700	25,159,300	25,325,600	166,300		

four months of the year 1886-87, as compared with the corresponding period of 1885-86. stelling omitting all amounts below hundreds of pounds.

		Estimates, April 1885		April 1886	COMPARISON OF	Comparison of two years.		
	Expenditure.	1886-87.	to July 1885.	April 1886 to July 1886.	Increase.	Decrease.		
		£	£	£ .	£	£		
1 2	Refunds and Drawbacks	207,000 1,301,000	92,200 315,600	67,800	•••	04 400		
3	Land Revenue	3,588,000	1,105,400	313,300 1,129,400	24,000	24,400 2,300		
4	Opium (including Cost of Production)	2,648,400	1,995,700	1,734,400		261,300		
5	Salt (do. do.) .	496,600	138,100	176,300	38,200			
	Stamps	84,100	30,100	30,500	400	•••		
8	Excise	105,800	40,500	28,200	•••	12,300		
9	Gustoms	46,600 133,400	18,300 43,100	15,600 44,000	900	2,700		
10	Assessed Taxes	58,700	3,900	14,500	10,600	•••		
11	Forest	739,100	193,500	195,100	1,600	•••		
12	Registration	191,200	62,600	63,200	600	***		
13	Interest on Ordinary Debt*	3,822,300	1,229,300	1,100,100	•••	129,200		
14 15	Do. on other Obligations	362,900 1,201,900	58,300 374,800	35,00 0 377, 6 00	2,800	23,300		
16	Telegraph	587,600	169,600	168,900	2,000	700		
17	Mint	84,500	34,900	24,100	•••	10,800		
18	General Administration	1,402,000	453,000	428,100	•••	24,900		
19	Law and Justice	3,467,500	1,097,600	1,115,500	17,900	•••		
20	Police .	3,017,900	927,300	987,500	60,200	•••		
2I 22	Marine (including River Navigation) Education	375,600 1,326,200	112,600 369,100	132,100 380,800	19,500	•••		
23	Ecclesiastical	172,400	54,300	51,200		3,100		
24	Medical	778,500	237,300	240,200	2,900	•••		
25	Political	645,500	481,100	217,600		263,500		
20	Scientific and other Minor Departments .	467,000	175,500	169,600	•••	5,900		
27 28	Territorial and Political Pensions	644,800 6,300	214,300 1,100	217,800 400	3,500	700		
29	Civil Furlough and Absentee Allowances. Superannuation Allowances and Pensions	694,800	333,700	227,000	:::	106,700		
30	Stationery and Printing	427,800	122,300	134,100	11,800	•••		
31	Exchange	137,700				***		
32	Miscellaneous	304,000	99,700	101,300	1,600	•••		
33	Famine Relief	1,000	3,100	100	•••	3,000		
34 35	Construction of Protective Railways Do. do. Irrigation Works	500,000 111,300	60,200	30,400	:::	29,800		
36	Reduction of Debt	749,000		35,400		-9,500		
3	Keduction of Dept.							
37	Construction of Railways (Charged against Revenue in addition to that under Famine	30,888,400	10,648,100	9,951,700	•••	69 6,400		
38	Insurance)	109 ,200 5 ,56 9,100	50,600 1,484,600	1 10,800 1,820,000	60,200 335,400	***		
39	Interest on Capital deposited by Companies Guaranteed Companies: (Surplus Profits,	400	•••	•••	•••	•••		
	Land and Supervision)	497,500	30,000 2,300	57,200 1,900	27,200			
40	Interest	3,400 69,500	8,000	15,000	7,000			
41 42	Miscellaneous Railway Expenditure 1 rrigation Major Works: Working Ex-	120,000	26,900	38,600	1,700	•••		
,	penses	611,700	191,100	198,500	7,400			
43	Irrigation Minor Works and Navigation . Military Works	740,600 1,152,300	218,300 210,000	196,100 255,800	36,800	22,200		
44 45	Civil Works	4,190,900	935,800	941,700	5,900	***		
46	Army: Effective.	12,449,000	4,983,300	4,129,900		853,400		
.	Do. Non-effective	839,400	334,200	342,600	8,400	•••		
	England, including Army, Public Works,	57,241,400	19,132,200	18,059,800		1,072,400		
	Guaranteed Interest, &c	14,512,900 4,837,660	5,448,600 1,715,000	5,672,200 2,087,300	223,600 372,300	***		
		76,591,900	26,295,800	25,819,300	•••	476,500		
	Expenditure not charged to Revenue— Capital Outlay on Railways and Irrigation Works—							
47 48	In India— State Railways	2,327,100	1,367,800	1,164,300	•••	203,500		
45 49	Irrigation Works	700,000 235,000	211,200	143,800 36,500	36,500	67,400 		
47 48	State Railways	1,800,000	464,500 1,200	603,500 600	139,000	600		
49 50	Special Defence Works Capital charge involved in Redemption of Liabilities	155,000 4,844,200		2,900	2,900	•••		
	Exchange on Expenditure not charged to Revenue	651,700	146,600					
		10,713,000	-\	_	-\	16,600		
	CDAND TOTAL			_\		493,10		
	GRAND TOTAL	. 87,304,90	0 28,487,10	0 27,994,00	ю /	493,10		

[·] Includes Interest on Debt incurred for Productive Public Works, which cannot be separated in the Monthly Accounts.

R. HARDIE,

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	GRAND TOTAL,	19,64,39,987	89,900	7,000	7.57.800	19,73,44,687	12.81.6m	19,60,63,087
	LOAN OF 1856-57.	32,200	:	:	:	32,200		32,200
TRANSFER	å,	1,33,800	:	:	•	1,33,800		1,33,800
	Torat.	11,26,86,000	8,800	7,000	28,800	11,27,30,600	5,19,100	11,22,11,500
th Per Cent. Loans	TRANSFER LOAN OF 1879, 48 PER CRNT. POR-	10,07,89,500	8,800	7,000	23,300	10,08,28,600	4,15,700	10,04,12,900
40 PER C	Of 1878.	74,84,500	:	:	5,500	74,90,000	10,000	74,80,000
	Of 1870.	44,12,000	:	:	:	44,12,000	93,400	43,18,600
	Toral.	8,35,83,887	81,100	:	7,29,000	8,43,93.987	7,62,500	8,36,31,487
	Reduced 4 per cent, Loan of 1879.	2,25,69,400	i	:	42,000	2,27,11,400	1,48,700	2,25,62,700
OANS	Of 1854-55. Transfer of 1865.	2,55,08,900	43,100	:	2,40,500	2,57,92,500	3,69,300	2,54,23,200
4 PER CENT, LOANS	Of 1854-55.	91,34,300	:		10,000	91,44,300	37,400	006'90'16
	Of 1841-43.	27,09,200 2,21,81,500 91,34,300	38,000	:	4,34,000	2,26,53,500	1,94,400	26,99,000 2,24,59,100 91,06,900
	Of 1835-36.	27,09,200	•	:	2,500	27,11,700	12,700	26,99,000
	Of 1831-33.	13,80,587		:	÷	13,80,587	:	13,80,587
*	CERT. TRAMSTER LOAN OF 1853-54.	54,100	:	:	:	54,100	:	\$4,100
	Particulars,	ace of 15th November, 1886	Amount enfaced at Madras between 16th and 30th November, 1886	Amount enfaced at Bombay between 16th and 30th November, 1886	Amount enfaced at Calcutta between 16th and 30th November, 1886		Amount written off in the London Registers	Balance on 30th November, 1886

Balance against India

PUBLIC DEBT OFFICE,

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SURGEON-GENERAL WITH THE GOVERNMENT OF INDIA.

NOTIFICATIONS.

Calcutta, the 26th November, 1886.

No. 33.—The services of the undermentioned Warrant Medical Officers are placed temporarily at the disposal of the Military Department:—

Second grade Apothecary W. A. Williams.

First grade Assistant Apothecary M. Murphy.

First grade Assistant Apothecary G. Murphy.

First grade Assistant Apothecary P. Toomey. First grade Assistant Apothecary J. Dolby.

First grade Assistant Apothecary J. T. West-

No. 34.—First grade Assistant Apothecary W. Croydon, attached to the Staff Dispensary, Simla, to have charge, in addition to his other duties, of the duties of Uncovenanted Medical Officer Lala Gokul Chand, during his absence on deputation.

Lala Gokul Chand made over, and Mr. Croydon received, charge on the afternoon of the 31st October, 1886.

B. SIMPSON, M.D., Surgeon-General with the Govt. of India.

AGENT TO THE GOVERNOR GENE-RAL, RAJPUTANA.

NOTIFICATIONS.

Abu, the 30th November, 1886.

No. 2059 G.—With reference to Foreign Department Notification No. 1984 G., dated 19th October, 1886, Surgeon H. N. V. Harington, in medical charge of the Deoli Irregular Force, and of the Harowtee and Tonk Agency, was on privilege leave from the 24th October, 1886, to the 17th November, 1886, both days inclusive.

The 2nd December, 1886.

No. 2092 G.—First Class Hospital Assistant Guru Churn Lusker, on proceeding with the camp of the Agent to the Governor-General, made over medical charge of the Detachment, Erinpura Irregular Force, and of the Jail at Abu, on the afternoon of the 23rd November, 1886, to 1st Class Hospital Assistant Hascezoollah, attached to the Abu Charitable Dispensary.

First Class Hospital Assistant Guru Churn Lusker received medical charge of the Detachment of the Erinpura Irregular Force forming the escort of the Agent to the Governor-General, on the forenoon of the 24th November, 1886.

By Order,

L. S. NEWMARCH, for 1st Asst. Agent to the Goor. Geni.

TELEGRAPH DEPARTMENT.

NOTIFICATION.

Calcutta, the oth December, 1886.

No. 18.—With reference to Government of India, Public Works Department Notification, Telegraph, No. 335, dated 3rd December, 1886, Mr. W. K. D. Bignell, Officiating Director, is appointed to the Construction Branch of the Telegraph Department.

H. MALLOCK,

Offg. Director General of Telegraphs in India.

CHIEF COMMISSIONER OF AJMERE-MERWARA.

NOTIFICATION.

Abu, the 1st December, 1886.

No. 1332-562 / V.—With reference to this Office Notification No. 459-562 IV., dated the 7th of May, 1886, Mr. R. S. Whiteway, C.S., Settlement Officer, Ajmere-Merwara, resumed charge of his duties on the forenoon of the 28th of October, 1886.

By Order,

L. S. NEWMARCH,

for 1st Asst. Agent to the Govr. Genl.

AGENT TO THE GOVERNOR GENE-RAL FOR CENTRAL INDIA.

NOTIFICATION.

Indore Residency, the 3rd December, 1886.

No. 4226.—Lieutenant the Hon'ble H. D. Napier, Officiating Squadron Officer, 1st Regiment, Central India Horse, returned to duty on the 12th November, 1886, from the leave to study the Native languages granted to him in Foreign Department Notification No. 1593 G., dated 10th August, 1886.

By Order,

H. DAVIES,

for 1st Asst. Agent to the Govr. Genl. for Central India.

MILITARY WORKS DEPARTMENT.

NOTIFICATION.

Simla, the 29th November, 1886.

No. 10.—Dwarkanath Mookerjee, Rai Bahadur, Sub-Engineer, 1st grade, and Honorary Assistant Engineer, held charge of the current duties of the Office of the Executive Engineer, Fort William Division, Military Works, in addition to his own duties, from the 11th September to 14th October, 1886.

G. E. L. S. SANFORD, Colonel, R.E.,
Inspector General of Military Works.

Statement of the Affairs of the Bank of Bengal for the week ending 7th December, 1886.

LIABILITIES.	R a. p.	ASSETS. R a. p.
Reserve Fund Public Deposits at R c. p. Head Office 77,26,662 4 8 Public Deposits at Branches .1,12,12,395 5 11 Other Deposits at Head Office and Branches	2,00,00,000 0 0 43,56,664 15 0 1,89,39,057 10 7 3,17,52,851 11 11	Government Securities 86,73,160 12 0 Other authorized Investments
Bank Post Bills, &c	2,04,662 5 10 21,75,361 12 6	Bullion
		Cash and CurrencyNotes at Head Office . 87,59,683 13 0 Cash and CurrencyNotes at Branches . 1,71,85,981 7 10
Rupass .	7.75,18,598 7 10	RUPERS . 7.75,18,598 7 10

BANK OF BENGAL, Calcutta, 9th December, 1886. J. GORDON, Chief Acctt. & Dy. Secy. By Order of the Directors,

R. HARDIE,

Secretary & Treasurer.

Rate for Demand Loans 5 per cent, Percentage 48.8

Statement of Silver Balance in the Calcutta Mint for the week ending 8th December, 1886.

Value of silver held in the Mint on account of the Currency De-	R	
partment on the evening of the 1st December, 1886 Value of Government silver in the	19,76,076	
Mint on the same date	4,77,950	24,54,026
Silver received by the Mint during the week on account of the Currency Department Ditto ditto Government	3,71,229	3,71,229
New coin paid to Reserve		28,25,255
Treasury during the week . Petty items issued for miscella-	2,20,000	20,23,233
neous purposes	1,985	
Balance on the evening of the		2,21,985
8th December, 1886 .		2 6,03,2 70
The Balance comprises— Silver held on account of the Currency Department Ditto ditto Government There is in addition awaiting assay— Bullion belonging to Private Individuals	21,09,324 4,93,946	26,03,270
Ditto ditto Government	1,936	_
		1,936

R. V. RIDDELL, Major, R.E., Master of the Mint.

CALCUTTA MINT, The 9th December, 1886.

CURRENCY NOTES.

The following Currency Notes of the Government of India are stated to have been lost, and

payment of their value has been claimed by the persons whose names are placed against the numbers. Any other person having these Notes in his possession, or claiming a right to them, is warned to communicate at once with the undersigned:—

Lahore Circle.

NOTE WHOLLY LOST OR DESTROYED.

Regr. No. No. of Note. Value. Name of Claimant.

R

28 . E 25—26190 . 50 Fazal Din, Contractor, Moti Bazar, Lahore.

W. H. EGERTON, for Deputy Commissioner of Currency.

LAHORE, The 6th December, 1886.

Madras Circle.

NOTES WHOLLY LOST OR DESTROYED.

Regr. No. No. of Notes. Value. Name of Claimant.

R

33 . B 94—00866 . 100 The Treasury Officer, Salem.

H. S. GROVES,

Asst. Accountant Genl.,

In charge Paper Currency.

FORT St. Grorge,

The 29th November, 1886.

Rangoon Circle.

W. D. COWLEY,
Asst. Comptroller, Faper Currency.

Rangoon, The 29th November, 1886. **** . . ****

DIRECTOR GENERAL OF RAILWAYS.

POST OFFICE.

NOTIFICATIONS.—ESTABLISHMENT.

Calcutta, the 4th December, 1886.

No. 108.-Mr. J. B. P. Lincke, Executive Engineer, 2nd grade, is, on return from the six months' leave granted him in Director General's Notification, No. 40 of the 28th April, 1886, posted to the Bellary-Kistna State Railway.

The 6th December, 1886.

No. 109. - Mr. II. L. Butcher, Assistant Engineer, 1st grade, is, on return from three months' privilege leave, transferred from the Bolan Railway to the Cuddapah-Nellore State Railway.

The 7th December, 1886.

No. 110.-Mr. J. H. M. Smith, Assistant Engineer, 2nd grade, passed the Professional Examination and Colloquial Examination in Hindustani, as prescribed in Public Works Department Code, Volume I, Chapter II, paragraphs o to 13, on the 22nd and 23rd November, 1886, respectively.

The 8th December, 1886.

No. 111.—Mr. H. F. Storey, Superintending Engineer, class II, temporary rank, has been granted by Her Majesty's Secretary of State for India an extension of ten months' furlough in continuation of the nine months' furlough previously granted to him.

No. 112.—Mr. F. G. Brook-Fox, Executive Engineer, 3rd grade, has been granted by Her Majesty's Secretary of State for India an extension of three months' leave on medical certificate in continuation of the twelve months' leave on medical certificate previously granted to him.

The 9th December, 1886.

No. 113.—Mr. A. Bewley, Assistant Engineer, 1st grade, passed the Lower and Departmental Standard Examinations in Hindustani, as prescribed in Public Works Department Code, Volume I, Chapter II, paragraph 14, on the 5th July and 27th August, 1886, respectively.

> F. S. STANTON, Colonel, R.E., Director General of Railways.

NORTH-WESTERN RAILWAY.

NOTIFICATION.

Lahore, the 26th November, 1886.

No. 8.—Mr. D. Morris, Executive Engineer, 3rd grade, is granted furlough to Europe for one sidiary leave. Mr. Morris availed himself of the subsidiary leave on the afternoon of the 12th October, 1886, and of the furlough on the 14th idem.

L. CONWAY-GORDON, Major, R.E., Manager, North-Western Railway.

NOTIFICATIONS.

Unclaimed Letters held in the Calcutta General Post Office on 9th December, 1886.

Allen, C. & Co. Callis, T. W.

Eiselli, E. G. Foicy, C. W.

Watson, James.

Letters marked " Care of Post Office."

Letters mark
Allen, C. H.
Andrews, Mrs.
Barclay, J.
Baxendale, S.
Bawn, E. H.
Bermann, V.
Boggs, Mrs. R.
Besett, Charles.
Blame, Mrs. R. P.
Boorkies, Mrs. L.
Box, E.-q.
Boyd, Sidney.
Brodbury, Mrs. E. H.
Bremmer, Esq.
Bradbury, J.
Cauty, P. T.
Caws, Capt. A.
Chesney, K.
Clark, R.
Clegg, Fred.
Curry, Miss Annie,
Davenhill, W. B.
Dukinson, A. E.
D'Silva, T. H.
Duidos, P. A. C.
Dyson, Mrs. A.

ed " Care of Post
Earl, T. S.
Feblberg, Miss H.
Fracer, Bernard.
Gayton, E. Hugh,
Gell, Mrs.
Gow, Mrs. J. F.
Greenbank, J. C.
Greenway, E. C. F.
Green, R. T.
Gustore, Esq.
Henderson, J. H.
Clelard,
Hill, Mrs. Amy,
Hughes, R. J.
Ilbert, Mrs. A.
Janieson, J. N.
Kersler, Dr. F. L.
Kwoth, Mr.
Landsent, S.
Leibbery, J. F.
Lee., J. D.
Lodder, Mr.
Mackente, Alex.
Magrath, P.
Murthead, Mrs.
Muller, F.

Nicholson, Miss. Ogilvie, W. A. Pollock, John. Prado, E. Rochussen, S. E. Rode, Capt. J. Ruddach, J. S. M. Sanders, A. Rode, Capt. J.
Ruddach, J. S. M.
Sanders, A.
Scott, J. D.
Seedew, R.
Scimes, F. W.
Shaw, Miss M.
Shukhham, J. E.
St. Aubyn, G. A.
Stern, Adolf.
Stevens, T.
Sunget, Mrs. Thomas.
Symons, Col. H.
Thibaud, P. T.
Thompson, R. D.
Touzel, C. J. C.
Jravers, R. S.
Underwood, C. L.
Vyner, Mrs. R.
Westwood, W. G.
W. M. & Co.

Registered Letters.

Adam, Henry A. Fraser, C. A. Gayton, F. H. McGready, James.

McKing, J. Rabin, Mr. Rochussen, E. S.

Schuhmacher, F. Shaw, Miss M. Stern, A.

Unclaimed Letters held in the Barrackpore Post Office on the 6th December, 1886.

Arrakiel, M.

Bryant, Sub-Condr, J.
(attberston, C.,
(comershe, R.
Cooper, H. D.
(Den out, F.
Ghose, S. C.

Ghose, U. N.
Hart, C. H.
John, P. S.
Kemball, Capt. G. V.
Kundu, K. N.
Largent, F. deH.
Lyell, G.

Mendaws, C. J. W. O'Donnell, C. J. Owen, M. S. Seyy, Lo big Sandeman, Smith, Mrs. M. A. Thomas, J. Wray, R.

E. HUTTON.

Presidency Postmaster, Calcutt .

Calcutta, the 11th December, 1886. SEA AND FOREIGN MAILS.

Mails for	Date of closing at Calcutta.	Route 1 · which despatched,			
	1586.	İ			
Egypt, Europe, America, Cape Colonies through United Kingdom	14th Dec.	Per P. & O. Str			
Ditto (Book Post and Pattern Packets) Mauritius, Mahe (Sevehelles), Mayotte,	13th ,,	from Hombay. Ditto.			
Nossi Be and Reunion	I4th ,,	Ditto.			
Ceylon, Straits Settlements, Netherlands India, Labuan, Bankok (Stam), Philip-	238t	Ditto. *			
pine Islands, China and Japan Australia, New Zealand and Tasmama		Ditto.			
Madras and Colombo	11th ,,	Per P. & O. Str			
Straits and Hong-Kong	18th "	Per Str. Wing			
Rangoon and Monlmein	15th ,,	l'er Str. Sirsa.			
Rangoon	15th ,,	Ditto Busheer.			
Port Blair and Camorta	16th ,,	Ditto Maharani			
	•	•			

On Foreign Mail day the letter-box will close at 8-30 P.M. and late letters will be received up to 9 P.M.

E. HUTTON.

Presidency Postmaster, Calcutta.

GOVERNMENT ENGINEERING COLLEGE, SEEBPORE.

An examination for admission to the Mechanical Apprentice Department will be heldat the College on Monday and Tuesday, the 17th and 18th January, 1887.

Candidates must apply in writing to the Principal of the College, not later than the 10th January, 1887, for permission to appear at the examination, enclosing a certificate of good conduct and a certificate of age.

For admission to this department candidates must be between the ages of 15 and 17 years.

The subjects of examination are:—
Arithmetic . . . The whole.
Algebra . . . To simple equations.
Euclid Books I and III.

English Grammar and Composition.

Every applicant before admission to the College will be examined by the College Surgeon as to his physical strength, fitness for manual labour, and eyesight. If this officer's report is unsatisfactory, the applicant will not be admitted.

There will be two vacancies on the Free list for Christian students in February next, and eleven vacancies on the Reduced-fee list

For Natives there will be fifteen vacancies on the Reduced-fee list.

These vacancies will be filled up by the Board of Visitors.

Further particulars will be supplied on application to the Principal of the College.

S. F. DOWNING,

Principal, Govt. Engineering College.

SEEBPORE,
The 22nd November, 1886.

NOTICE.

TO ENGINEERS AND OTHERS.

The Principal of the Seebpur Engineering College has a list of unemployed men qualified as Assistant Engineers, Foreman Mechanics, Overseers, Sub-Overseers, and Draftsmen. Persons' requiring the services of any of the above should apply to the Principal.

One Volume, half-bound Quarto, fifty-eight plates, R38.

ILLUSTRATIONS OF ANCIENT BUILDINGS IN KASHMIR, prepared at the India Museum, London, under the authority of the Secretary of State for India in Council, from Photographs, Plans, and Drawings taken by order of the Government of India by Licutenant Henry Hardy Colc, R.E., to be obtained from Messrs. Thacker, Spink & Co., Calcutta; Messrs. Higginbotham & Co., Madras; and of Messrs. Thacker, Vining & Co., Bombay.

The illustrations in this work have been produced in carbon from the original negatives, and are therefore permanent.

GOVERNMENT CINCHONA FEBRIFUGE.

This preparation is an efficient substitute for quinine, and can be purchased by Government officers for public and charitable purposes, and by any one taking twenty pounds at a time. from the Superintendent, Botanic Garden, Calcutta, for cash only, at the following rates-per four-ounce tin, R4-8; per eight-ounce tin, R8-8; per pound tin, R16-8. The general public can be supplied by the Superintendent, Botanic Garden, for cash only, at the undernoted rates-per four-ounce tin, \$\mathbb{R}_5-8; per eight-ounce tin, R10-8; per pound tin, R20. This medicine is also sold by the principal European and Native druggists in Calcutta. Postage, eight annas per four and eight-ounce tins, and twelve annas per pound tin, in addition to the foregoing rates.

گورنمنت سنكونا فبري فيوج

یہت دوا کوئیٹائیں کا خوب قائم مقام ھی اور ناکھ کے پوٹائکل گارتیں یہنے کمپنی باغ کے سپرنٹندنگ صاحب سے موایک مقزم سرکاری واسطے سرکاری کام اور خیرات کے اور سواے اونکے جو کوئی ایک مشت بیس پوند خرید لینے سے بقیصت نقد حسب نونے ذیك خوید کوسکتے ھیں یعنے نوخ چار اونس کے ثین کا چار روییہ آٹھہ آٹھ : آٹھہ اونس کے ثین کا آٹھہ روییہ آٹھہ آٹھ : آٹھہ آٹھ کے پہند کے گین کا کہ کہ کوند کے ثین کا سوالہ روییہ آٹھہ آٹھ :

اور موام الناس ہوتانکل گارتن یعنے کمپنی باغ کے سپرنٹندنف صاحب سے بقیدت نقد حسب نرم ذیل خرید کوسکتے هیں یعنے نرم جار اونس قین کا بانچ روپید آتھ آند ; آٹھتا اونس کے ثین کا دس روپید آتھہ آند ; ایک پونڈ کے ثین کا دیس روپید '

یہہ دوا کلکتہ کے بڑے بڑے ولایتی اور دیسی دوا خانونمیں پکتی ھی ماسوانے قیصت مذکورۂ بالا کے معصول قاک جار اور آٹھہ اونس کے ٹیس کا آٹھہ آنہ : اور ایک پونڈ کے ٹیس کا بارہ آنہ '

CRYSTALLYNE CINCHONA FEBRIFUGE.

A new and improved preparation made at the Government Factory from Red Cinchona Bark. This is a more perfect substitute for Quinine than the ordinary uncrystallized Febrifuge. It can be purchased by Government officers for public and charitable purposes, and by any one taking twenty pounds and upwards at a time, from the Superintendent, Royal Botanic Garden Seebpore, near Calcutta, for cash only, at the following rates: per four-ounce tin, R6-8;

per eight-ounce tin, R12-8; per pound tin, R24. The general public can be supplied by the Superintendent, Royal Botanic Garden, for cash only, at the undernoted rates: per four-ounce tin. R8-8; per eight-ounce tin, R16-8; per pound tin, R32. This medicine is also sold by the principal European and Native druggists in Calcutta. Postage, four annas per four-ounce tin, eight annas per eight-ounce tin, and twelve annas per pound tin, in addition to the foregoing

كرستلبن سنكونا دوائي بخار'

لال سنكونا بارك كى ايك نكى اور عمده دوا گورنمنت فاكتري مين تيار هوئي هي معمولي ب صاف كي هوئي دوائي بخارُ سے کونبن کے لئے یہ بہت خوب قایم مقام می اور سبب پور مُتصل کلکتہ کے بوٹائکل کارتان یعنی کمپنی باغ کَ سپرائندنٹ صاحب سے ہر ایک ملازم سرکاری کام اور خیرات الله اور وه لوك جو ايك حشت دبس پوند لين نقد اس آار سے خربد سکتے ھیں بعنے چار آرنس کے ٹین کا چھہ روپیه ھٹھہ آنہ ; آٹھہ آرنس کے ٹین کا بارہ ررپیہ آٹھہ آنہ ; اور ایک پونڈ ے ٹین کا چوبیس ر_دپیہ ـ

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PUBLISHED BY AUTHORITY.

CALCUTTA, SATURDAY, DECEMBER 11, 1886.

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Destroyed.

Notes Nos. 173493 and 173492 for R1,000 cach, and No. 173255 for R500, of the 4 per cent. of 1865, originally standing in the name of the Chartered Bank of India, Australia, and China, and last endorsed to Doyal Chunder Chuckerbutty,

Note No. 208422 for R1,000 of the 4 per cent. of 1865, originally standing in the name of the National Bank of India, Limited, and last endorsed to Doyal Chundra Seromoni,

Notes Nos. 212692 and 212693 for R1,000 each of the 4 per cent. of 1865, originally standing in the name of the Bank of Bengal, and last endorsed to Doyal Chundra Seromoni, the proprietor, by whom they were never en-

the proprietor, by whom they were never endorsed to any other person. Payment of the above notes and the interest thereupon have been stopped at the Public Debt Office, Bank of Bengal, and application is about to be made for the issue of duplicates in favour of the proprietor.

DOYAL CHUNDER CHUCKERBUTTY SEROMONI. . Konnagar.

The 29th November, 1886.



SUPPLEMENT TO

of **Endia**. The Ba

No. 50.}

CALCUTTA, SATURDAY, DECEMBER 11, 1886.

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		AVERAGE	AVERAGE WAGES PFR MONTH.				
Province.	District.	Able-bodied Agricultural Labourer,	Syce or Horse-keeper.	Common, Mason, Carpenter, C Blacksmith			
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J. WESTLAND,

Carpenter, or Blacksmith.

R a. p.

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Offg. Secretary to the Government of India.

DEPARTMENT OF FINANCE AND COMMERCE, (Statistical Branch.)

GOVERNMENT OF INDIA. DEPARTMENT OF FINANCE AND COMMERCE.

91	REMARKS.	•	*In the market of Ahmednagar during the fortnight ending 31st August. 886, the prices of Bayla or Cumba, Marua or Ragi, Gram, Arhar or Tur, and Firewood Sere as follow, and not as entered in the return of prices current for that fortnight:— Quantity per Rupee in seers of 80 Tolas. Signal or Cumba 18 12
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11 In sub-divisions retail prices of salt per rupee were:—Kissengunge to seers and Arrareah (at Raneegunge)
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12 cores.
13 linesub-divisions retail prices of salt per rupee were:—Deoghur and Jamtara 13 seers, Godda 11 seers,
Pakour 12-8 seers, and Kaimehal 12 seers.
13 At Khoorda retail price of salt 14 seers per rupee.
14 At Binadruck retail price of salt 19 seers per rupee.
15 At Kharagdha in Gradi sub-division retail price of salt 11 seers per rupee.
16 At Daltongunge in Palamow sub-division retail price of salt 12 seers per rupee.
17 At Govindpore retail price of salt 12 seers per rupee.

t In sub-divisions retail prices of salt per rupee were:—Buxar 12-8 seers, Bhabuah 11-8 seers, and Sasteram 12 seers.

** In sub-divisions retail prices of salt per rupee were:—Madhubani 11 seers and Tajpore 11-8 seers, of In sub-divisions retail prices of salt per rupes were:—Haje, pore 12-4 seers and Seetamarhee 11-8 seers, of In sub-divisions retail prices of salt per rupes were:—Sewan 11-8 seers and Gopalgunge 11-6 seers, at the tetrah retail price of salt 11 seers por rupee.

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** At Jamui retail price of salt 11 seers por rupee.

** In sub-divisions retail prices of salt per rupee were:—Banka and Soopole 11 seers and Mudehpura 10-8 seers.

91		Remarks.			
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91		REMARES.		•	* Not sold.
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12		Maize (Zea Unys).	S. Ch.		36 14 25 15 50 0
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+		Barley.	s. S. Ch.	22 23 23 23 23 23 23 23 23 23 23 23 23 2	31 2 0 15
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2		DISTRICTS		lee	Indore Gwalior Goena Baghelkhaad (Sutna)
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DEPARTMENT OF FINANCE AND COMMERCE,

(Statistical Branch).

J. WESTLAND,
Offs. Secretary to the Government of India.

GOVERNMENT OF INDIA. PUBLIC WORKS DEPARTMENT. RAILWAY TRAFFIC.

No. XXX of 1886-87.

APPROXIMATE STATEMENT OF GROSS RECEIPTS AND EXPENSES OF INDIAN RAILWAYS.

N.R.—As regards the figures in column Total Receipts from 1st April to date, audited figures have been used as far as possible.

	TVIII.—As regards the n	length	RECEIP FOR WEEK E 31ST OCTO 1885.	IS NDING	length	RECEIPT FOR WEEK R 3 TH OCTO 1886,	rs nding	TOTAL RECEIPTS IST APRIL T OCTOBER,	FROM O 31ST	TOTAL RECEIPTS I IST APRIL T OCTOBER,	ROM O 30TH		
est Return eccived.	RAILWAYS.	Total mean open.	Total.	Per mile open.	Total mean open.	Total.	Per mile open.	Total.	Per mile open per weck,	Total.	Per mile open per week,	Total Increase in 1886-87.	Total Decrease in 1886-87.
	Lines worked by Gua- ranteed Companies.		R ·	R		R	K	k	R	R	R	R	R
Nov., 1886 ditto . ditto . ditto .		668 861 954 15497	1,02,105 1,88,274 90,776 6,62,720	168 219 139 443	683 831 654 1,504	1,68,693 1,36,911 74-133 4,68,876	114	32,00,017 44,09,804 20,73,805 1,93,11,370	177 168 134	38,15,112 45,43,772 30,24,385 2,12,05,164	184 180 152	5,16,095 1,33,968 3,50,580	
ditto .	Bombay, Baroda and Central India	461	2,34,623	ŞCKI	461	İ	401	73.01,245	422 524	76,94,096	453 548	18,93,794 3,02,851	
	Total .	4,081	12,78,468	313	4.133	9,74,013	236	3,70,85,241	207	4.02,82,529	320	31,07,288	
Nov., 1886 ditto ditto ditto ditto ditto	State Lines worked by Guaranteed Com- panies. East Indian Patna-Gya Dildarnagar-Ghazipur Sindia Rajputana-Malwa(a) Southern-Mahratta	1,515 57 12 75 1,660 3 ¹ 5	8,84,205 8,511 0 6 9,578 3,30,833 21,544	584 149 50 128 100 68	1,515 57 1 1 75 1,664 394	7,74,023 8,872 5,30 7,250 2,83,400 25,123	511 155 45 97 170 64	2,67,30,088 2,04,-70 20,702 2,00,403 90,50,602 5,04,030	577 168 73 88 191 52	2,61,24,886 3,13,100 28,288 2,11,706 1,02,80,250 9,03,247	567 181 77 93 203 104	 10,021 1,496 11,267 6,32,354 4,01,208	6,06,162
ditto .	Indian Midland . Total .	 3.634		345	3,759	11,00,855	293	3,74,13,293	<u></u>	3,80,27,651	3.30	6,14,358	
Nov., 1886 ditto ditto ditto ditto ditto ditto ditto	State Lines worked by Government. Eastern Bengal . Nalhati . Northern Bengal kaunia-Dharla . Tirhoot . Wardha Coal . Nagpur and Chhattis-	233 27 249 37 226 45	1, 16,844 1,517 71,650 2,735 19,915	501 56 288 74 88 267	234 27 240 37 246 45	1,10,014 1,468 64,510 2,070 25,078 10,027	473 54 259 72 106 223	23,52,057 44,270 11,23,485 71,520 7,14,129 2,72,484	330 53 146 62 103 198	29,23,689 48,154 14,07,607 62,734 8,45, 10 3,79,509	410 58 182 55 113 271	5,70,732 3,878 2,84,123 1,30 81 98,025	 8, ₇ 86
ditto . Sept., 1886 Nov., 1886 ditto . ditto . ditto .	garh Burma Cherra-Companyganj, North-Western (d) Bareilly-Pilibhit Dacca Jorhat	149 3-7 1,869 30 80 25	18,389 40,203 6,30,005 1,313 3,307 824	123 123 337 36 38 33	149 32/ 1,869 36 86 30	8,802 45,300 (b) 4,33,588 1,0)5 8,705 205	59 139 23- 33 102 7	7,6,231 11,83,(8)5 1,73,29,271 38,92 50,240 21,147	303 35 30 28	6.01,283 13.02,538 (c) 326 1,47,24.002 51,218 1,40,521 22,724	152 120 2 259 47 55 24	1,18,843 320 12,294 96,275 1,527	34,948 26,05,179
IND TOT	TOTAL . Al. (Guaranteed and	3,300	9,18,816	278	3,335	7,13.027	214	2,30,28,415	241	2,25,96,400	2.3		13,31,916
TATE) .		11,024	34.52.591	313	11,227	27,88,095	248	9,84,26,949	204	10,00,06,679	298	24,79,730	
JROSS ESTI	MATED EXPENSES .	<u> </u>				<u> </u>		5.02,56,550	·	5,09,53.172			
	NET RECEIPTS .						<u> </u>	4,81,70,390	144	4-99-53-507	147	17,83,108	
Nov., 1886 ditto ditto ditto	Rohilkhand-Kumaon . Assam Bengal and North-	125 67 78	6,58n 5,006 6,023	53 75 77	125 67 78	7,544 6,287 5,860	60 94 75	2,95,872 1,40,438 1,42,793	57	3,27,986 1,88,771 2,01,154	86 92 81	32,114 48,333 55,361	
ditto .	Western Tarakessur TOTAL .	303 22 595	23,588 4,766 45,963	78 214	303 22 505	3,680	89 166 85	8,74,534 1,47,398 16,01,035	95	11,01,104 1,42,234 19,61,339	108	2,26,660 3,60,304	5,164
Nov., 1886 ditto ditto ditto ditto ditto ditto	Native States. Bhavnagar-Gondal Jodhpore Nizam's Mysore Rajpura-Patiala	193 64 121 140 16	15,314 3,470 21,408 10,057 1,100	79 54 177 72 69	103 64 208 140 10	10,465 4,100 28,276 8,250 631 352	54 64 136 59 39 15	5,60,090 96,311 6,60,504 2,61,048 24,080	95 49 179 61 49	5,61,653 1,18,680 8.42,407 2,80,113 34,728 22,794	96 61 133 66 71 31	1,563 21,700 1,81,813 18,165 10,648 22,794	
	TOTAL	534	51,349	96	645	52,074	"	16,03,023	99	18,59,-75	95	2,56,752	<u> </u>

⁽a) Including Cawnpore-Achnera State Railway.
(b) Return not received.

⁽c) Total receipts from 16th June to 25th September, 1886. (d) Including Amritsar-Pathankot State Railway.

GOVERNMENT OF INDIA. PUBLIC WORKS DEPARTMENT. RAILWAY TRAFFIC.

No. XXXI of 1886-87.

APPROXIMATE STATEMENT OF GROSS RECEIPTS AND EXPENSES OF INDIAN RAILWAYS.

N.B.-As regards the figures in column Total eccipts from 1st April to date, audited figures have been used as far as possible.

		length	RECEU FOR WEEK I 7TH NOVE 1885	ending Mbek,] 5	RECEIF FOR WEEK I 6TH NOVE 1886.	INDING MBER,	TOTAL RECKIPTS IST APRIL T NOVEMBER	FROM	Total RECEIPTS 1ST APRIL T NOVEMBER	FROM () OTH	Total	Total
Latest Return	RAILWAYS.	Total mean	Total.	Per mile open.	Total mean open.	Total.	Per mile open.	Total.	Per mile open per week.	Total.	Per mile open per week	In crease in 1886-7岁。	Decreme in 1886-87.
	Lines worked by Gua-		R	R		R	R	R	R	R	R	R	R
13th Nov., 1886 20th ditto . 13th ditto . 20th ditto . 20th ditto .	ranteed Companies. Oudh and Rohilkhand Madras South Indian Great Indian Peninsula Bombay, Baroda and	608 861 654 1,504	93.312 1,36,8 ₅₂ 72,024 5,86,813	153 150 110 390	683 831 654 1,504	1,14,505 1,20,967 76,690 6,25,683	168 146 117 416	33,92,329 45,46,6 ₅ 6 27,45,829 1,98,98,183	177 167 133 419	39,22,167 46,65,912 31,01,511 2,18,37,600	183 179 151 462	5,29,838 1,19,256 3,55,682 19,39,417	
2011. 41,10	Central India	461	1,91,623	416	461	2,10,000	455	75,82,868	521	79,16,237	546	3,33,369	
	TOTAL .	1,088	10,80,624	264	4,133	11,47,845	278	3,81,65,865	206	4,14,43,427	319	32,77,562	
27th Nov., 1880		1,515	9,38,196	619	1,515	8,46,228	559	2,76,60,184	578	2,69,71,114	566		6,98, ₀₇₀
27th ditto . 27th ditto .	Patna-Gya Diklarnagar-Ghazipur	57 12	7,987 618	140 52	57 12	8,115 579	142 48	3,02,066 2 7, 410	167 72	3,21,215 28,867	174, 76	19,149 1,457	
27th ditto . 20th ditto . 20th ditto . 27th ditto .	Sindia Rajputana-Malwa (a) Southern Marhatta Indian Midland	75 1,660 315 	9,109 3,14,290 21,744	122 189 69	75 1,664 394 42	7,966 . 3,01,000 32,887 2,586	107 181 83 62	2,00,002 99,90,378 5,24,967 	89 191 53 	2,19,726 1,06,70,325 10,30,293 67,700	94 204 102 51	10,124 6,79,947 5,05,326 67,700	••• ••• •••
	Тогац .	3,634	12,91,950	355	3.759	11,99,361	319	3,87,23,607	338	3,93,09,240	339	5,85,633	
20th Nov., 1880 20th ditto . 20th ditto . 20th ditto . 20th ditto .	Nalhati Northern Bengal Kaunia-Dharla Tirhoot Waidha Coal	233 27 249 37 226 45	1,12,748 1,020 00,061 2,712 21,820 23,395	484 60 241 73 90 520	234 27 249 37 246 45	1,23,080 1,243 63,000 2,665 25,832 15,467	526 46 253 72 105 344	24,65,705 45,905 11,83,540 74,232 7,35,949 2,95,879	335 53 150 64 103 208	30,69,844 49,056 14,79,108 65,451 8,82,278 3,85,689	417 58 189 56 114 273	6,04,139 3,751 2,95,562 1,46,329 89,818	 8,781
20th ditto 13th ditto 25th Sept1880	Nagpur and Chattis- garh	140 327	16,210 31,589	109 97	149 327	16,030 55,118 (b)	108 169	7,42,441 12,15,284	158 120	7,07,313 13,61,239 (c)320	151 130 2	 1,45,955 320	35,128
20th Nov., 1886, 13th ditto 13th ditto 13th ditto 20th ditto	North-Western (d) Bareilly-Pilibhit Dacca Jorhat Bilaspur-Etawah (Kut- ni-Umaria Section)	1,86g 36 86 25	6,32,102 965 1,898 883	338 27 22 35	1,869 36 86 30	4,87,098 1,522 5,660 1,096	260 42 66 36	1,79,61,373 39,889 52,144 22,680	304 35 30 28	1,52,11,190 52,740 1,52,181 23,820	259 47 55 25	12,851 1,00,037 1,740	27,50,183
	Total .	3,309	9,00,012	 	3,373	7,98,e86	237	2,48,34,427	242	(e)266 2,34,41,095	221		13,93,332
	AL (GUARANTEED AND			_									-0190100-
STATE) GROSS ESTI	MATED EXPENSES	11,031	32,78,586	297	11,265	31,45,292	279	10,17,23,899		5,24,94,365	296	24,69,863	***
OROLD MOI.	NET RECEIPTS .							4,98,85,432	150	5,16,99,397	149	18,13,961	
20th Nov., 1886 20th ditto . 13th ditto . 20th ditto .	Assisted Companies. Bengal Central Rohilkhaud-Kumaon Assam Bengal and North-	125 67 78	6,588 4,503 5,884	53 67 75	125 67 78	10,086 5,115 5,521	81 76 71	3,02,460 1,44,941 1,48,677	77 60 58	3,38,711 1,93,886 2,06,674	86 92 80	36,251 48,945 57,997	
27th ditto	Western Tarakessur	303	24,047 4,192	79 188	303	33,570 4,449	111 190	8,498,581	94 216	11,33,112	119 209	2,34,531	 4,927
· I	TOTAL .	595	45,214	76	595	58,721	99	16,46,249	88	20,19,046	108	3,72,797	
20th Nov., 1886 20th ditto . 6th ditto . 20th ditto . 20th ditto . 13th ditto .	Native States. Bhavnagar-Gondal Jodhpore Nizam's Mysore Rajpura-Patiala Morvi	193 64 121 140 16	12,110 3,625 18,779 8,000 1,214	63 57 155 58 76	193 64 208 140 16 24	14,490 5,800 27,940 9,270 670 461	75 91 134 66 42 19	5,72,200 99,936 6,79,373 2,70,047 25,294	94 49 78 61 50	5,76,183 1,23,880 8,70,347 2,91,785 35,398 23,212	95 62 133 66 70	3,983 23,944 1,99,974 21,738 10,104 23,212	 .A
	TOTAL .	534	43,827	82	645	58,631	91	16,46,850	98	19,20,805	95	2,73,955	•••
4 1 1 1 1		D.:											

⁽a) Including Cawnpore-Achnera State Railway.
(b) Return not received.
(c) Total receipts from 16th June to 25th September, 1885.

⁽d) Including Amritsar Pathankot State Railway. (e) Receipts from 31st October to 6th November.

GOVERNMENT OF INDIA. PUBLIC WORKS DEPARTMENT. RAILWAY TRAFFIC.

No. XXXII of 1886-87.

APPROXIMATE STATEMENT OF GROSS RECEIPTS AND EXPENSES OF INDIAN RAILWAYS-

N. B.—As regards the figures in column Total Receipts from 1st April to date, audited figures have been used as far as possible.

at Oakaan		n length	RECEIP FOR WEEK E 14TH NOVE 1885.	NDING	n length n.	RECEIP FOR WEEK E 13TH NOVE 1886.	NDING MBER	IOIAI RECEIPIS I ISI APRIL TO NOVEMBER	FROM D '4TH	TOTAL RECEIPLS F ST APRIL TO NOVEMBER	ROM DIJTH	Total	Total
est Returp eceived.	Railways.	Total mean open.	Total,	Per mile open.	Total mean open.	Total.	Per mile open.	Total.	Per mile open per weck.	Total.	Per mile open per week.	Increase in 1886-87.	
,	Lines worked by Gua-		R	R		R	k	R	R	R	R	R	R
Nov.,1886 ditto ditto ditto	ranteed Companies. Oudh and Rohilkhand Madras South Indian Great Indian Peninsula Bombay, Baroda and Central India	•	1,00,107 1,50,208 84,536 6,48,364	165 174 129 431 468	683 831 654 1,504	1,28,250 1,10,596 79,629 7,15,070	188 133 122 475	34,02,436 46,06,864 28,30,365 2,05,40,547	176 167 133 419	40,45,038 47,00,014 31,81,629 2,25,59,312	183 178 150 403	5,52,602 93,150 3,51,264 20,12,765 3,62,880	
•	Total .	461 4,088	11,98,990	293	461	12,83,545	310	3,93,64,855	519 296	4,27,37,510	318	33,72,661	
	State Lines worked by Guaranteed Com- panies.	4,000	119309070	29,3	49.33	149:3343	310	3939949-33	29.1	41-73376310	3	357-7	
Nov , 1886 digto ditto ditto ditto ditto ditto	Fast Indian Patna-Gya Dildarnagar-Ghazipur Sındia Rajputana-Malwa(a) . Southern-Mahratta Indian Midland	1,515 57 12 75 1,600 315	9,15,603 7,437 846 7,302 3,35,147 24,670	604 130 71 98 201 78	1,515 57 12 75 1,664 394 42	9,10,393 12,717 648 7,174 3,53,000 33,771 2,908	601 222 54 96 212 86 69	2,85,84,787 3,00,503 28,256 2,10,004 1,03,25,575 5,05,257	581 106 72 89 191 55	2,79,01,245 3,41,401 29,445 2,27,240 1,10,23,225 10,64,005 71,843	568 184 70 94 204 101 53	31,958 1,189 10,345 6,97,650 4,98,868 71,843	6,83,542
	Total .	3,634	12,01,004	355	3,759	13,20,611	351	4,00,30,28?	342	4,06,58,533	340	6,28,251	
Nov., 1886 ditto ditto ditto ditto ditto ditto	State Lines worked by Government. Eastern Hengal Northern Bengal Kaunia-Dharla Tirhoot Vardha Coal Nagpur and Chattis-	233 27 249 37 226 45	1,19,387 1,830 61,262 2,633 21,817 13,984	512 67 246 71 07 310	234 27 240 37 246 45	1,20,650 1,480 72,200 2,588 44,613 17,595	554 55 290 70 181 391	25,85,092 47,735 12,44,508 76,865 7,57,706 3,13,416 7,60,339	341 54 151 63 103 213	31,99,494 51,207 15,50,313 68,205 9,26,891 4,07,158 7,26,740	421 58 189 50 116 279	6,14,402 3,472 3,05,505 1,69,125 93,742	 8,660
ditto ditto ditto ditto ditto ditto ditto	gath Burma Cherra-Companyganj North-Western (d) Bareilly-Pilibhit Dacca Jorhat Bilaspur-Etawah (Kat- ni-Umaria Section).	140 327 1,869 36 86 25	17,809 32,089 6,32,005 1,423 3,009 601	120 101 338 40 36 24	149 327 1,869 36 86 30	46,702 4,35,074 1,251 5,625 1,035	132 143 233 35 65 34	13,48,273 (b) 1,85,93,378 41,312 55,143 22,681	305 35 35 30 28	14,07,354 (r) 083 1 56,46,204 53,991 1,57,8c6 24,855 (e) 604	130 9 258 46 56 25	1,59,681 983 12,679 1,02,503 2,174 694	29,47,114
	TOTAL .	3,309	9,08,029	275	3,373	7,77,890	231	2,57,46,008	230	2,42,21,955	225		15,24,953
AND TOTA	AL (GUARANTEED AND	11,031	33,98,983	308	11,265	33,82,046	300	10,51,42,045	204	10,76,18,004	206	24,75,959	
GROSS ESTI	MATED EXPENSES .			<u></u>			<u></u>	5,34,78,470		5,41,51,568	149		
	NET RECEIPTS .		•••					5,16,63,500	144	5,34,66,436	147	18,02 867	
Nov., 1886 ditto ditto	Assisted Companies. Bengal Central . Rohilkhand-Kumaon . Assam . Bengal and North- Western .	125 67 7 ⁸ 303	9,375 3,090 5,707 23,387	75 60 73	125 67 78 303	11,351 6,755 5,920 59,110	91 101 76	3,11,835 1,48,031 1,54,385 9,21,068	76 8 58	3,50,062 2,00,641 2,12,544 11,91,517	86 92 80 131	38,227 51,710 58,209 2,69,549	
ditto .	Tarakessur	22	4,682	210	22	4,753	214	1,56,272	210	1,51,608	210	4 17 021	4,664
	Total .	595	47,141	79	595	87,889	148	16,93,391	88	21,06,422	109	4,13,031,	
Nov., 1886 ditto ditto ditto ditto ditto	Native States. Bhavnagar-Gondal Jodhpore Nizam's Mysore Rajpura-Patiala Morvi	173 64 140 16	14,998 4,322 (f) 9,725 1,599	78 68 70 100	193 64 140 16 24	21,601 5,600 (f) 9,263 087 (26	512 88 66 43 26	5,87,108 1,04,258 (g) 6,70,373 2,70,772 26,893	93 50 178 62 52	5,68,297 1,20,480 (h) 8,70,347 3,01,131 36,085 23,838	95 63 133 67 69 31	11,000 25,2-3 1,00,074 21-359 0,193 23,838	
	Toru.	413	30,644	74	437	37,777	86	16,77,494	15	19,59,178	138	2,81 684	

⁽a) Including Cawnpore-Achnera State Railway.
(b) Return not received.
(c) Receipts from 16th June to 6th November, 1886.
(d) Including Amritsar-Pathankot State Railway.

⁽e) Receipts from 31st October, 1886.
(f) Return not received.
(g) Receipts from 1st April to 7th November, 1886.
(h) Receipts from 1st April to 6th November, 1886.

GOVERNMENT OF INDIA. REVENUE AND AGRICULTURAL DEPARTMEN 1.

ABSTRACT SHOWING THE RESULT OF EMIGRATION FROM THE PORT OF CALCUTYA DURING THE MONTH OF OCTOBER 1886,

No. 1 .- As to Age and Sex.

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	•			Males.	Females.	Total,	Proportion of women	Maies.	Females.	Total.	Propretton of women		Femples.	Total.	Proportion of women	Males.	Females.		Proportion of women to men.	Maies.	Females.		Proportion of women to men.	Males.	Females.		Proportion of women to men.	Males.	Females.	Total.	Propertion of women to men.	Males.	Females.	Ē
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No. II .- As to places whence Emigrants come to Culcutta for Embarkation.

Orissa		i,	i	ı		.		!		 			·		li		l l	li	1			اا			ا ا					,		
Western Bengal		12		23							- 1					,		H												22		41
Central ditto		7	2,	9		۱,		4																						13	2	13
Eastern ditto						۱,		1		۱. إ		•••	••	۱.,		 .												•••		ا: ا		1
Behar		110	71	181		1 18	48	166					ļ															•••		228	119	347
North-Western Provinces .	٠	178	67	245		151						•••	 .	٠.		•••				•••				•••			••	•••		329	134	453
Oudh	•	80	17	97		87	.34	131	•••			•••		١		•••				•••								•••		6 57	51	218
Central India	٠	1	1 R	2	•••	1		2	 		•••	•••	•••	···		•••				•••			-		•••				•••	1	3	4
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Nepal and Native Estates .	٠	1	3	7	"	6	4	10			1						***			***	1	"			•••		"			10	7	17
Mixed, Madras and Bombay GRAND TOTAL	٠	208	174	572		387	155	542		-			Ë	-				H			 -	E				-	-	 -		78:	320	1,114
GRAND TOTAL	•	۳,0			<u> </u>	ľ"	. 33	342		""	!			<u> </u>	"						<u>"</u>	<u> </u>	'''	'''	۱	<u> </u>	"		"	,03	9	

No. III.—As to Caste and Religion.

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84 37 121 70 21	91		154 58 212
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. 59 35 94 65 38	103		124 73 197
, 39N 174 572 387 155	542		785 329 1,114
	85 21 2c6 86 33 84 37 121 70 21 94 39 133 95 42 59 35 94 65 38 	85 21 206 86 33 219	85 21 266 86 33 119

MEMO.	M.	F.	TOTAL.
r Hindoos	661	256	917
2 Musulmans	124	73	197
3 Christians			
Total .	785	329	1,214
		·	! '

E. C. BUCK,
Secretary to the Government of India.

GOVERNMENT OF INDIA.

REVENUE AND AGRICULTURAL DEPARTMENT.

REPORTS ON THE STATE OF THE SEASON AND PROSPECTS OF THE CROPS FOR THE WEEK ENDING 7th DECEMBER 1886.

GENERAL REMARKS.—Except in Madras and in Sind, where there were light showers, the week under report has been rainless.

In Bombay, the North-Western Provinces and Oudh, the Punjab, the Central Provinces and Rajputana, *kharif* operations have been practically completed and threshing has commenced in places. In Berar, Hyderabad and Central India the harvest is still in progress and promises well. In Madras, Mysore and Coorg the standing crops continue in good condition and prospects are favourable.

Rice is being reaped in Bombay, the North-Western Provinces and Oudh, the Central Provinces, Bengal, Assam and Burma. The crop is reported good and in Bengal the aman harvest is expected to yield an excellent outturn.

Cotton-picking in Berar and coffee-picking in Coorg continue.

Poppy in Bengal and the North-Western Provinces and Oudh is thriving.

Rabi sowings have been completed in most Provinces, and the crops, which are coming up well, promise favourably everywhere.

Fever and cholera are still very prevalent in Bengal, but elsewhere the public health is

satisfactory.

Prices continue to rise in five districts in the Punjab but are generally stationary elsewhere. Rice in Bengal is considerably cheaper than last year.

Presidency or Province and District.	Rainfall for week under report.	State of agricultural prospects.
Madras—(Dec. 1st) Bellary		Standing crops generally fair, but in parts paddy withering. Dholl affected by insects and cotton by disease. Harvest wet and dry grains, outturn average in parts and below average in others. Fever in two and cattle-disease in three taluks.
Kurnool .	(Average) '01	Standing crops good, but paddy under canal suffering from want of water owing to a breach. Harvest early cereals, outturn about average. Smallpox in three and cattle-disease in four taluks.
Ganjam	(Average) 3.60	Standing crops paddy slightly damaged by recent heavy rain; light paddy almost reaped. Fever in one, slight smallpox in
Kistna	(Average) *16	three and cattle-disease in four taluks. Cholera exists. Standing crops generally good. Harvest paddy, outturn middling. River 2'5 feet over anicut. Slight fever in three, cholera in three and cattle-disease in two taluks.
Chingleput (Madras)	(Average) '05	Standing crops fair. Harvest paddy, outturn below average.
Coimbatore .		Smallpox in one, fever in two and cattle-disease in three taluks. Standing crops generally good, but require more rain. Harvest wet and dry grains, outturn generally above average. Fever in two taluks, smallpox and cattle-disease in one.
Tanjore	(Average) '41	Standing crops good, but in parts of two taluks require more rain. Harvest wet and dry grains, outturn up to average. Cattle-disease in one taluk.
Madura	Average last week since revised '34; this week '25.	Slight fever in one taluk.
Malabar .		Standing crops second crop paddy fair. Fever in one, slight smallpox in six, and cattle-disease in two taluks.
Travancore.		Standing crops paddy thriving. Harvest first crop paddy, yield average. Smallpox and fever in parts. General Remarks—General prospects good.
Madras-(8th Dec., 1886.)		
Bellary		Standing crops generally fair, but in parts paddy withering, Dholl affected by insects, and cotton by disease. Harvest wet and dry grains, yield about average. Fever in two and cattle-disease in three taluks.
Kurnool	(Average) '03	Standing crops good, but paddy under canal suffering from want of water owing to a breach. Harvest early cereals, yield about average. Smallpox in two and cattle-disease in four taluks.
Ganjam	Average last week since revised 3'80; this week '16,	Standing crops paddy ripening. Fever in one and slight small- pox in three taluks; slight cattle-disease in one division. Cholera exists.
Kistqa	(Average) '01 .	Standing crops generally good. Harvest wet and dry grains, outturn middling. River 255 feet over anicut, Slight fever in two and cattle-disease in three taluks.
Chingleput (Madras)	(Average) 1.70	Standing crops fair. Harvest paddy, yield average. Fever in two and cattle-disease in two taluks.
Coimbatore	(Average) '01	More rain wanted. Standing crops generally good. Harvest wet and dry grains, outturn generally above average. Fever in two taluks; smallpox and slight cattle-disease in one taluk.

Presidency or Province and District.	Rainfall for week under report.	State of agricultural prospects.
Madras—contd. Tanjore .	(Average) 2.40	Standing crops generally good. Harvest paddy and raggi, out- turn up to average. Cattle-disease in two taluks.
Madura .	Average last week since revised '27; this week '62.	Cattle-disease in one taluk.
Malabar .		Standing crops, second crop paddy fair. Fever and cattle-disease in one and slight smallpox in six taluks.
Travancore.		Standing crops paddy thriving. Harvest first crop paddy, vield average. Smallpox and fever n parts. General Remarks.—General prospects good.
Bombay—(Dec. 8th) Karachi	Rain on 23rd in Than Bula Khan '15 Manjhand . '10	River at Kotri on 4th, 4 feet 4 inches against 4 feet 10 inches on same date last year. Fever in twelve and cattle-disease in three talukas. Wheat, red-rice, and hajri in Karachi 24, 30, and 32 and in Kotri 26, 40, and 40 pounds per rupee, respectively.
Hyderabad .	Rain on 23rd, in Naushahro, 06.	Kharif harvesting still continues. Rabi cultivation in good order. River at Kotri on 6th, 4 feet 2 inches against 4 feet 4 inches on same date last year. Fever in eight and cattle-disease in three talukas. Wheat 25, jowari 40, bajri 36, red rice 26 and wheat 20 pounds per rupee.
Ahmedabad	Nil	Rubi crops promising. Slight fever in Gogo and Dholka talukas. Wheat 32 and bajri 33 pounds per rupee.
Baroda .	Nil	Public health good. Rabi sowing almost completed. Bajri 35, wheat 19, and rice 22 pounds per rupee.
Surat .	Nil	Standing crops healthy. Reaping of kharif crops completed. Sowing of rabi crops nearly completed. Slight fever, cold and cough in Bardoli. Slight fever in Bulsar and Mandvi. Jowari. 36 and nagli 44 pounds per rupee.
Nasik .	Sinnar 26	Kharif reaping and rabi sowing nearly completed. Public health generally good. Wheat 284, bujri 3646, and rice 2088 pounds per rupee.
Colaba (Bombay)	N l	Abnormal temperature 1° cool on 2nd, 3rd and 6th; 1° warm on 4th, nil on all other days. Vapour in air normal from 1st to 3rd. Afterwards defective. Abnormal wind easterly on 4th and 5th. Wind normal on all other days.
Poona		Rabi crops in good condition. Harvesting of kharif almost completed. Public health generally good. Slight cattle-disease in Indapur taluka. Bajri 41 and jowari 60 pounds in the district, and bajri 37 and jowari 52 pounds per rupee in Poona City.
Ahmednagar	Nil	Rabi crop good. Slight cattle-disease in Karjat and Newasa. Bairi 52 and jowari 70 pounds per rupee.
Sholapur .	Nil	Kharif and rabi crops doing well on the whole; cotton crop has suffered from the late excessive rain in Barsi, Karmala, and Pandharpur talukas. Linseed in Sholapur and Pandharpur talukas and safflower in Karmala and Pandharpur talukas slightly injured by clouds. Public health generally good. Fowari 723 and bajri 52 pounds per rupee. Reaping of rice and early jowari almost completed. Late crops
Dharwar .	Nil	and cotton generally good. Fever in some talukas. Slight cattle dsease in Kod taluka. Rice 24½ and jowari 59 pounds per rupee.
Kanara	Nil	Rice harvest completed on coast. Rice and betelnut harvest continue above Ghats. Fever in six and slight cattle-disease in five talukas. Common rice in Karwar and in district average 13 seers per rupee.
Rajkot	$N_{f s}l$	General health fair. Fever prevailing in some talukas of Sorath and Hallar. Measles in Gondal. Wheat 25, bajri 24 and jowari 33 pounds per rupce. General Remarks.—Slight rain in parts of three districts. Reaping of kharif and sowing of rabi crops completed or nearly so in most districts. Standing crops slightly injured by cloudy weather in parts of Sholapur and by blight in parts of Bijapur. Fever in parts of fifteen, smallpox in parts of two, and cattle-disease in parts of twelve districts.
Bengal—(Dec. 7th). Chittagong	Nil	Weather seasonable. Aman being harvested. Prospects of standing crops fair. Prices steady. Fever still reported; public health otherwise good.
Dacca .	Nil	Aman being cut. Sowing of winter crops going on. Prospects good. Sporadic cholera in parts; otherwise public health good.
24-Pergunnahs	Nil	Prospects favourable, except that sugarcane has been damaged by insects. Aman being harvested. Some fever and cholera but public health generally good.
Khoolna .	Nil	Weather cool. Cutting of aman continues, outturn good. Winter crops doing well. Cholera in places; fever prevails.
Moorshedabad	Nil	Weather cool. Aman being reaped, outturn above average. Cold weather crops flourishing, except kalai which is suffering in some places from attacks of insects. Cholera epidemic at Berhampore checked by vigorous repressive measures, but mortality
Pubna	Nil	still above average. Fever rife to unprecedented extent, Winter crops promising. Fever prevalent

Rainfall for week

under report.

Rungpore . Midnapore. Burdwan . Bhagulpore Monghyr Purneah Durbhanga Mozuffarpore Sarun Chumparun Patna . Gya . Shahabad . Hazareebagh Cuttack N.-W. Provinces and Oudh (Dec. 8th) Benares (Dec. 7th) Ballia (,, 6th). Gorakhpore (,, 6th). Fyzabad (" 7th) Lucknow (" 6th). Rai Bareli (" "). Pertabgarh (" 7th). Nil Allahabad (" "). Cawnpore (" "). Farakhabad (" ") Sitapur Bareilly Nil **Banda**

Presidency or Province and District.

-contd.

Bengal-

Dinagepore

Weather fair. Prospects of rabi crops good. Rice and sugar-cane being harvested with good outturn. Cholera reported from several thanas. Cutting of aman commenced, good outturn expected. Prospects of other crops good. Cholera and fever prevalent. Paddy being reaped, outturn good. Fever and cholera prevalent, especially in Ghattal. Harvesting of rice continues, good outturn expected. Winter crops promise well. Public health indifferent.

Harvesting of rice continues. Prospects of rabi very good. Cholera still prevalent, specially in town.

Opium sowing nearly completed; plants everywhere coming up satisfactorily; weeding now in progress.

Prospects good. Rabi sowings still in progress. Fever very prevalent. Cholera in interior.

Harvesting of paddy in progress. Rabi has germinated well and prospects very promising. Prices stationary. Cholera still reported. Sowing of poppy almost over; plants germinated coming up Prospects of poppy excellent. Weather favourable.

Harvesting of rice commenced. Poppy and rabi crops favourable.

Prices fallen slightly. Some cases of fever. Cholera still reported. Paddy being reaped. Rabi crops look well. In some places rabi still being sown. Prospects of poppy favourable. Cholera in Barh Subdivision. Weather clear and cold. Prospects very good. Paddy and sugarcane being harvested. Poppy still being sown. Fever and cholera reported. cholera reported.

Poppy seed has germinated freely; earlier sowings doing well Weather favourable. Rice nearly harvested. Rabi crops doing well. Prospects of poppy very favourable. General health good. Some cattle-disease.

Weather fair. Reaping of rice going on. Fever prevalent. Cholera also reported. Price of rice talling. Cholera also reported. General Remarks. - Weather cool. No rain fell during the week. Prospects continue generally favourable. Aman harvest in full progress and promises to yield an excellent outturn. Sugarcane is being cut in some districts. Sowing of rahi and poppy crops almost completed. Price of rice everywhere considerably cheaper than last year, and is still falling. Fever and cholera still prevalent.

State of agricultural prospects.

Weather clear; cold increasing. Late rice being cut. Average yield of sugarcane anticipated. Rubi crops flourishing, and promise well. Supplies very plentiful and prices ensier. Public health generally good. Some cattle-disease in the district but not much. Weather clear and cool. Rabi sowings completed and crops coming up well. Irrigation in progress. Markets well supplied. Prices steady. Cases of cholera and fever continue to be reported;

general health is however fair.

Rabi looking well. Irrigation in progress. Prices stationary Health fair.

Weather cold. Kharif nearly harvested. Poppy seed germinating

excellently. Prices steady. Cholera still prevails.

Hewant crop gathered. Wheat and poppy are being watered.

Markets well supplied. Price of wheat slightly rising. Cholera again reported in Tahsil Lucknow. Slight cattle-disease still

again reported in Tahsil Lucknow. Slight cattle-disease still prevails.

Weather seasonable. Wind westerly. Pabi crops germinating well, Irrigation going on. Markets well stocked. Prices stationary. General health good.

Poppy sowings completed and young plants promise well. Prospects continue good. Health of people and cattle good.

Weather very cold. Rabi being irrigated. Condition of crops good. Markets full; prices vary but slightly. Health generally good. Weather clear and seasonable. Kharif harvested; rabi being irrigated and thriving well; poppy sowings nearly all completed; seed germinating excellently in many places. Prices steady. Fever in three parganas.

Kharif harvest and rabi sowings completed now. Poppy sowings are germinating. Markets well supplied. Health fair.

Kharif harvest and rabi sowings completed now. Poppy sowings are germinating. Markets well supplied. Health fair. Weather cool. Rabi crops have germinated well and are being irrigated. Poppy sowing is completed and the seed has germinated well. Prices stationary. Health good.

Crops good. Markets steady. General condition good.

Weather seasonable. Kharif harvesting continues; rabi crops coming on well. Prices steady. Fever still prevalent. No cattle-

disease.

Presidency or Provin and District,	Rainfall for week under report.	State of agricultural prospects.			
NW. Provinces	and				
Oudh-co	intd.				
Kumaon (Dec.	7th)	Weather fine. Rain required for rabi sowings already finished. Prices stationary. General health good. Cattle-disease con-			
Agra (" 6	ith) Nil	tinues but is on the decrease. Rabi doing well and being irrigated. Prices steady. Fever continues.			
Jhansi ("7	th)	Weather clear and cold. Fuar and mung being threshed. Poppy sowings in progress. Fever in places. Cattle-disease in two			
Meerut ("	") Nil	villages. Rabi sowings finished except a small area. Prospects good. Supplies adequate. Prices steady. Health good. General Remarks.—Weather clear and seasonable. Prospects of rabi and poppy crops continue favourable. Markets are well stocked and prices generally steady. Public health fairly good.			
Punjab—(Dec. 8th) Delhi (Dec 7th). Hissar Umballa Jullundur Amritsar	· · ·	Cattle-disease on the decrease. Health good. Prices fluctuating. Rabi crops progressing. Health good. Prices stationary. Health fair. Prices stationary. Rain required for rabi sowings. Health good. Prices rising. Health good. Prices rising. Health good. Prices rising. **Health good. Prices rising.** **Health good. Prices rising. **Alurif crops nearly all gathered.			
Sialkot Ferozepore Lahore Rawalpindi Shahpur Mooltan Dera Ismail Khan	· : : :	Rabi sowings favourably progressing but rain much wanted. Itealth good. Prices stationary. Rabi crops sown. Health good. Prices rising. Rabi crops sown, but rain wanted. Health good. Prices rising. Itealth good. Prices stationary. Rabi crops being sown. Health good. Prices stationary. Rabi sowings in progress.			
Peshawar	•	Smallpox prevalent. Prices almost stationary. Rain wanted for rabi. General Remarks.—No rain has fallen during the week; it is much wanted in the Amballa, Sialkot, Rawalpindi and Peshawar districts. Smallpox in the Peshawar district, elsewhere the health is good. Prices rising in the Jullundur, Amritsar, Sialkot, Rawalpindi and Shahpur districts and fluctuating in Delhi. Rabi sowings in progress.			
Central Provinces— (Dec. 8	ith).	•			
Nagpur	•	Weather cold and clear. Crops doing well, Fever prevalent. Prices steady.			
Jubbulpore	•	Weather seasonable. Rabi crops progressing favourably. Fever prevails. Prices steady. Weather clear and cool. Rabi prospects and general health good.			
Saugor (Dec.	7tn)	Prices unchanged. Weather clear and cool. Rabi prospects good. Fever and small-			
Seoni	•	pox in places. Prices slightly fallen.			
Hoshangabad . Bilaspur	:	Rubi crops thriving. Fever in two tabsils. Prices stationary. Kharif harvest and rabi sowings nearly completed. The linseed has come into flower and the other rabi crops on the ground are doing well. The first sowings rotted in places and it has been necessary to resow. Fever prevalent; cattle-disease and cholera in places. Exports of grain.			
Khandwa		Weather cool and pleasant. Rabi prospects and general health good. Prices steady.			
Raipur		Weather clear and cold. Kharif harvest and rabi sowings almost completed. Fever and cattle-disease in places. Rice 17 and wheat 21 seers per rupee.			
Sambalpur .		Weather clear and cool. Rice harvesting in progress. Prospects unchanged. Cattle-disease and cholera in places. Prices steady.			
British Burma—(Dec. (Report for week en		General Remarks.—Prospects remain unchanged. The rabi crops promise well throughout the Provinces.			
4th Dec. 1886) Akyab	. Nil	Four cases of cholera in town, one fatal. Cattle healthy. Crops			
Bassein	•	good. Early crops reaped. One case of cholera in Bassein town. Slight cattle-disease in			
Rangoon		two circles. Crops generally good. Public health and health of cattle good.			
Amherst (Moulmein Pegu	n) . Nil	Public health and health of cattle good. Reaping progressing. Public health and health of cattle good. Crops suffering a good deal from rats in parts of district.			
Henzada Prome	:	Public health and health of cattle good. Reaping progressing. Cholera still prevalent in Prome and Paungdé. Cattle healthy. Crops good. Reaping commenced in some townships. Weather seasonable.			
Toungoo . Thayetmayo	Nil Nsl	Slight cholera in one township Cattle healthy. Crops good. Public health and health of cattle good. Reaping continues in parts of the district. General Remarks.—Cholera prevalent in parts of Tharrawaddy and Prome districts. A few cases also in Akyab and Bassein Towns and in parts of Shwegyin and Toungoo. Slight cattle-disease in two districts. Reaping going on in several districts. Rats have done some damage in Pegu and drought in Martaban, otherwise crops good.			

Presidency or Province and District.	Rainfall for week under report.	State of agricultural prospects.
Assam—(Rec. 8th).		
Gauhati	Nil	Weather seasonable. Public health good. Cholera ceased in town and district. Sowing of mustard finished. Reaping of
Sylhet . Cachar .	Nil	sali in progress. State and prospects of the crops good.
	Nil	Weather cold. Reaping of sali crops progressing. Common rice 12½ seers per rupee. Tea season closed. Health good.
Dibrugarh .	' U 2	Weather seasonable. Prospects of crops good. Gathering of matikalai commenced. Reaping of sali progressing. Cholera
Mysore and Coorg—	I	lingering in both the Sadr and North Lakhimpur Subdivision.
(Dec. 1st & 8th) Bangalore		
Mysore . {	,	Crops in good condition. Prospects continue favourable. Public
Mysolic .)		health good. Prices stationary. Standing crops in good condition. Prospects of season continue favourable. Public health generally good. No material change
Mercara		Picking of coffee continues. Prices slightly fallen.
Berar and Hyderabad—		Crops in good condition. Prices stationary.
(Dec. 8th)		Westles described Cotton sinking continue (Consulant
Amraoti (Dec. 8th)		Weather clear and cold. Cotton-picking continues. Jowari cut- ing commenced. Rabi crops in good condition. Wheat 22 and jowari 26 seers per rupee.
Akola (" ").		Weather cool. Cotton-picking and crop harvesting progressing. Rabi crops promise well.
Hyderabad(" 1st).	Nil	Harvesting of abi crops in progress; rabi crops prospering. Fever and ague prevalent in Asifnagar and Shahabad taluks.
		Cattle-disease in Manchal taluk. Prices—wheat 14, coarse rice 12, yellow juar 23, white juar 21½ and tur 15½ seers per current sicea rupee.
Do. (" 8th)		Sowings in progress. Abi crops continue to be harvested. Rabi crops prospering. Fever and ague prevalent in almost all talukas. Cattle-disease in Manchal taluka. Prices—wheat 14, coarse rice
Central India States—		12 ¹ , white juar 21, yellow juar 23, and tur 15 ¹ / ₂ seers per current sicca rupee.
(Dec. 8th).		Weather seasonable. Health and prospects good.
Morar (Gwalior)		Health and prospects good.
Neemuch Goona		Weather seasonable. Health good. Prices falling. Weather seasonable. Health and prospects good.
Sutna		Fine weather. Health good. Health and opium prospects good.
• Schore		Weather seasonable. Health and prospects good.
Nowgong		Weather cold. Prices steady. Health good. Crops and health good. Prices stationary.
Rajputana—(Dec. 8th) Abu (Dec. 8th)	Nil	Weather seasonable, cloudy and cold. Fever still continues.
Sirohi (" 5th)	Nil	Water in tanks less, wells good. Health good. Crops good
Marwar (" 4th)	Nil	Weather cool and fine. Tanks almost full. Health good. Crops good. Weather occasionally slightly cloudy and cold mild nights less cool.
Kherwara (" 5th)	Nil	Weather seasonable. Prices tending to rise. Tanks and wells full. Crops progressing favourably. Health
Meywar (" 4th)	Nil	good. Prices steady. Weither seasonable. Water in wells and tanks decreasing. Rabi sown. Health fair.
Harowti (" 4th)	Tonk	Prices rising. Weather fine and cold. Weather seasonable. Health good. Prices stationary.
Jhallawar (" 5th)	Some showers in dis-	
Kotah ("4th)	Nil .	Health good. Kharif crops being gathered. Prices falling Weather seasonable.
Ajmere (" 7th)	Nil	Weather cooler. Cholera disappear d. Slight fever still prevalent throughout districts. Tanks and wells diminishing. Rabi sowings
levpore (" 7th)	Nil	finished. Weather seasonable. Health fair.
Jeypore (" 7th) Kerowlie (" 4th)	Nil	Tanks and wells drying. Rabi crops excellent. More rain wanted.
Dholpore (,, 1st)	Nil	Health good, Prices steady. Weather cool. Tanks and wells drying. Health good, Prices stationary Weather cool.
Ulwar (, 7th) Bikanir (, 4th)	Nil	Prices steady. Health good. Two cases of cholera in Durbar Infantry Lines on 3rd. Cholera in Ratangarh and fever in Sujangurh. Prices stationary.
Nepal—(Dec. 2nd) Katmandu (Dec. 3rd)	Nil	Prospects fair.

E. C. BUCK, Secretary to the Government of India.

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The Gazette of Andia

EXTRAORDINARY.

PUBLISHED BY AUTHORITY.

CALCUTTA, THURSDAY, DECEMBER 16, 1886.

HOME DEPARTMENT.

NOTIFICATION. ESTABLISHMENTS.

Calcutta, the 16th December, 1886.

No. 421.

A vacancy having occurred in the office of an Ordinary Member of the Council of the Governor-General of India by the resignation of the Honourable Courtenay Peregrine Ilbert, •M.A., C.S.I., C.I.E., Her Majesty the Queen, Empress of India, has been graciously pleased to appoint Mr. Andrew Richard Scoble, Q.C., to be an Ordinary Member of the Council of the Governor-General of India.

2. Mr. Scoble, who under instructions from His Excellency the Viceroy and Governor-General of India took upon hims If the execution of his office from the forenoon of the 1st instant, has on the forenoon of this day, under the usual salute, taken his seat as an Ordinary Member of the Governor-General's Council.

A. P. MACDONNELL, Offg. Secretary to the Government of India.



India. The

AUTHORITY. PUBLISHED BY

No. 51. 3

CALCUTTA, SATURDAY, DECEMBER 18. 1886.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

CONTENTS.

Part I.—Government of India Notifications, Appointments, Promotions, Leave of Absence, General Orders, Rules

PART II.—Notifications by High Court, Comptroller General, Administrator General, Paper Currency Department, Presidency Pay Master, Money Order Department, Mint Master, Secretary and Treasurer, Bank of Bengal, Superintendent of Government Printing, and other Government Officers; Postal, Telegraph, and Commissariat Notices

Notices.

Part III. — Advertisements and Notices by private individuals and Corporations.

PART IV .- Acts of the Governor General's Council assented to by the Governor General :-

Nothing for Publication.

PART V.—Bills introduced into the Council of the Governor General for making Laws and Regulations or published under Rule 22:-

A Bill to amend the Code of Criminal Procedure, 1882.

SUPPLEMENT No. 51.

PART I.

Government of India Notifications, Appointments, Promotions, &c.

LEGISLATIVE DEPARTMENT.

NOTIFICATION.

Fort William, the 17th December, 1886.

No. 25.—The Governor-General, under the authority vested in him by the Statute 24 and 25 Vic., cap. 67, section 10, has been pleased to renominate the Hon'ble G. H. P. Evans to be an Additional Member of the Council of the Governor-General for the purpose of making Laws and Regulations.

> S. HARVEY JAMES, Offg. Secretary to the Government of India.

HOME DEPARTMENT.

NOTIFICATIONS.

UPPER BURMA. PUBLIC.

Calcutta, the 17th December, 1886.

No. 245.-With a view to encourage the study of the Chinese language among officers of the Burma Commission, the Governor General in Council is pleased to notify, with effect from this date, that any officer of the Commission who shall pass an examination in the Chinese language equivalent to the Higher Standard

Examination, which members of the Commission are required to pass in Burmese, shall be entitled to a reward of R2,000. The Governor-General in Council is also pleased to notify that any officer who, by passing an elementary examination in Chinese, the standard of which shall be fixed by the Chief Commissioner of Burma, evinces thereby his intention to become a candidate for the reward of R2,000, shall, on application, be granted special leave on full pay at Bhamo, or in China for six months for the purpose of studying the Chinese language. The leave will be granted on the distinct understanding that it is to be spent either at Bhamo or in China, and will count as duty qualifying for privilege leave, provided that the examination for which it is granted is successfully passed. An officer shall be eligible for such leave only once. The dialect in which the examination of a candidate for the above named reward shall be first conducted will be that spoken by the Chinese across the Bhamo frontier. After passing in that dialect, an officer will be permitted to gain a further reward of R2,000 by qualifying by the same standard in one or two other principal dialects to be selected by the Chief Commissioner of Burma, but under no circumstances will he be able to obtain a reward for proficiency in a second dialect till he has obtained one for his knowledge of the Bhamo frontier dialect.

2. The above rules will be subject to reconsideration after three years.

ESTABLISHMENTS.

The 16th December, 1886.

No. 421.—A vacancy having occurred in the office of an Ordinary Member of the Council of the Governor-General of India by the resignation of the Honourable Courtenay Peregrine Ilbert, M.A., C.S.I., C.I.E., Her Majesty the Queen, Empress of India, has been graciously pleased to appoint Mr. Andrew Richard Scoble, Q.C., to be an Ordinary Member of the Council of the Governor-General of India.

2. Mr. Scoble, who under instructions from His Excellency the Viceroy and Governor-General of India took upon himself the execution of his office from the forenoon of the 1st instant, has on the forenoon of this day, under the usual salute, taken his seat as an Ordinary Member of the Governor-General's Council.

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PATENTS. The 17th December, 1886.

No. 1616.—Specifications of the under-mentioned inventions have been filed, under the provisions of Act XV of 1859, in the Office of the Secretary to the Government of India in the Home Department. Copies have been sent to one of the Secretaries to each of the Governments of Bengal, Fort St. George, Bombay, and the North-Western Provinces. A copy of every specification is open to public inspection, at all reasonable hours, at the Office of the Secretary to the Government of India in the Home Department at the Presidency, upon payment of a fee of one Rupee. A certified copy of any specification will be given to any person requiring the same on payment of the expense of copying.

No. 67 of 1886.—George Turton, of Sheffield, England, Engineer, for improvements in buffers for railway and other purposes

No. 210 of 1886.—Charles Sheppard, of Bridgend, in the County of Glamorgan, England, Engineer, for an improved soorkee mill.

No. 211 of 1886.—John Grant Smith, of Victoria, in the Colony of Hong-Kong, Merchant, for the manufacture from fresh green ginger of dried ground ginger, crushed girger, ginger paste, flour of ginger, essential oil of ginger, and essence of ginger.

No. 217 of 1886.—Thomas John Jones, of 11 Queen Victoria Street, in the City of London, England, Electrician, for improvements in Voltaic Batteries.

A. P. MACDONNELL,

Offg. Secretary to the Government of India.

REVENUE AND AGRICULTURAL DEPARTMENT.

NOTIFICATION.—Surveys

Calcutta, the 15th December, 1886.

No. 963—32-41 S.—Mr. F. W. Kelly, Assistant Superintendent, Survey of India Department, is granted leave for six months under Chapter X, Section 128, of the Civil Leave Code, with effect from 13th November, 1886.

E. C. BUCK.

1 12 - Programment of Tradio

FOREIGN DEPARTMENT.

NOTIFICATIONS. '

Fort William, the 14th December, 1886.

No. 2309 G.—Captain F. G. Alexander, Bombay Staff Corps, Squadron Commander, 6th Bombay Cavalry, is appointed, with effect from the date of joining, to officiate as Wing Officer and Adjutant of the Bhopal Battalion, during the deputation, on boundary duty, of Captain E. S. Masters, or until further orders.

The 16th December, 1886.

No. 2:21 G.—Subject to the confirmation of Her Majesty's Government, the Governor-General in Council is pleased to recognize the appointment of Mr. Hugh Williams as Consular Agent for Italy at Bassein.

The 17th December, 1886.

No. 2328G.—Consequent on the return of Lieutenant-Colonel F. A. Wilson, Officiating Additional Political Agent of the 2nd class, and Political Agent in Bhurtpore and Kerowlee, to his substantive grade of Political Agent of the 2nd class, the following reversion is made in the graded list of the Political Department, with effect from the 23rd November, 1886:—

Major E. A. Fraser, from Officiating Political Agent of the 2nd class, to his substantive grade of Political Assistant of the 1st class.

No. 2329 G.—Major E. A. Fraser, Political Assistant of the 1st class, is appointed to be an Additional Political Agent of the 1st class, with effect from the date of joining, during the period of his employment as Guardian to the Heirapparent of Jodhpore

No. 2337G.—Mr. G. S. Forbes, M. C. S., Junior Under-Secretary, sub. pro tem., is appointed to be Under-Secretary to the Government of India, in the Foreign Department, sub. pro tem., with effect from the afternoon of the 1st December, 1886, vice Mr. W. J. Cuningham, C.S., officiating as Secretary, or until further orders.

No. 2338G.—Mr. J. A. Crawford, Bombay C. S., Political Agent of the 3rd class, sub. protem., and Assistant Secretary, is appointed to be Junior Under-Secretary to the Government of India in the Foreign Department, sub. protem., with effect from the afternoon of the 1st December, 1886, vice Mr. G. S. Forbes, C. S., appointed Under-Secretary sub. protem., or until further orders.

No. 2339 G.—Mr. G. R. Irwin, C. S., is appointed to be a Political Agent of the 3rd class, sub. pro tem., and is posted as Assistant Secretary to the Government of India in the Foreign Department, with effect from the date of joining.

W. J. CUNINGHAM.

Offe. Secretary to the Government of India.

DEPARTMENT OF FINANCE AND COMMERCE.

NOTIFICATIONS.

LEAVE AND APPOINTMENTS.

Calcutta, the 17th December, 1886.

No. 4723.—Babu Manmatha Nath Bhatta-charyya, Probationer in the Accounts Department, having been transferred to the Office of the Comptroller, Burma, made over charge of his duties in the Office of Comptroller, India Treasuries, after noon, on the 29th November, 1886, and received charge of his duties in the Office of the Comptroller, Burma, after noon, on the 6th December, 1886.

CODES.

The 13th December, 1886.

No. 4654.

CIVIL PENSION CODE.

Page 95.

Section 173.

Add the following at the end of this section:—

These instructions should always request that payment be made from some specific date, the date being ascertained from the last-pay certificate.

The 17th December, 1886.

No. 4735.

CIVIL PENSION CODE.

Page 11.

. Section 11 (c).

For the words "or of the Municipal Corporation of the City of Bombay" in this Exception, substitute the following:—

'the Municipal Commissioner for the City of Bombay."

J. WESTLAND, ·

Offg. Secretary to the Government of India.

MILITARY DEPARTMENT.

Fort William, the 17th December, 1886.

APPOINTMENTS.

. No. 822.—Divisional Staff-

Brigadier-General H. C. Wilkinson, C.B., h.p., Commanding the Presidency District, to the Divisional Staff of the army temporarily, vice Major-General His Royal Highness the Duke of Connaught and Strathearn, K.G., K.T., K.P., G.C.S.I., G.C.M.G., C.B., appointed Commander-in-Chief of the Bombay Army. Dated 8th December, 1886.

ORDNANCE DEPARTMENT.

No. 823.—Major A. F. Fletcher, R.A., Assistant to the Inspector-General of Ordnance,

Bombay Circle, to be Superintendent of the Gun Carriage Factory, Madras, vice Colonel H. McLeod, R.A., who has been appointed Inspector-General of Ordnance, Madras. Dated 6th December, 1886.

No. 824.—Lieutenant E. S. F. Walker, R.A., to officiate as Commissary of Ordnance, 4th class, vice Lieutenant L. G. Watkins, R.A., officiating as Commissary of Ordnance, 3rd class. Dated 6th November, 1886.

No. 825.—STAFF CORPS-

Lieutenant Leslie Waterfield Shakespear, Liverpool Regiment, Wing Officer, 2nd Battalion, 2nd Goorkha Regiment, having completed eighteen months from date of appointment on probation, is admitted to the Bengal Staff Corps from the 27th January, 1885, subject to the confirmation of the Secretary of State for India.

No. 826.—VOLUNTEER CORPS—

3rd, or Sind, Punjab and Indus Valley Railways Volunteer Rifle Corps.

Mr. Sydney Stuart Grant to be Lieutenant.

FURLOUGH AND LEAVE.

No. 827.—The undermentioned officer is granted furlough out of India, with the necessary subsidiary leave:—

Lieutenant-Colonel T. J. Quin, General List, Infantry, Assistant Commissioner, 2nd class, officiating 1st class, North-Western Provinces and Oudh, (p. a.) for one year and 243 days, under rule IX of the regulations of 1868.

No. 828.—Brigade-Surgeon 1. Cayley has been granted by the Secretary of State for India an extension of furlough, (m. c.) for t'ree months.

Promotions.

No. 829—The following promotions are made, subject to Her Majesty's approval:—

To be Coloncls in the Army.

Lieutenant-Colonel Arthur Donald Butter, Bengal S. C.,—12th December, 1886.

Lieutenant-Colonel Cornelius Francis James, Bombay S. C.,—12th December, 1886.

Lieutenant-Colonel Henry Sullivan Jarrett, Bengal S C.—13th December, 1886.

Lieutenant-Colonel Leopold John Herbert Grey, C.S.I., Bengal S. C.,—13th December, 1886.

Lieutenant-Colonel Robert Gedoin Jenkins, Madras S. C.,—13th December, 1886.

Lieutenant-Colonel Edmund Swetenham, Bengal S. C.,—13th December, 1886.

Lieutenant-Colonel Wardlaw Cortlandt Anderson, C.B., Bengal S. C.,—13th December, 1886.

Lieutenant-Colonel George Silver Keith, Madras S. C.,—13th December, 1886.

Lieutenant-Colonel Charles Henry Cantor, Bengal S. C.,—13th December, 1886.

Lieutenant-Colonel George Adolphus Jacob, Bombay S. C.,—13th December, 1886.

Taylor, Best Lieutenant-Colonel James

Madras S. C.,—13th December, 1886. Lieutenant-Colonel Thomas Ormsby Underwood, Madras S. C.,—13th December,

Lieutenant-Colonel John Alexander Richmond, Madras S. C.,—13th December, 1886.

Lieutenant-Colonel Charles Arkcoll Porteous, Madras S. C,—13th December, 1886.

BENGAL STAFF CORPS.

To be Major.

Captain and Brevet-Major Josiah Philip Crampton Neville,—11th December, 1886.

No. 830.—NATIVE ARMY-

14th Bengal Infantry.

Havildar Gúrmúkh Singh, from the 7th Bengal Infantry, to be Jemadar, vice Jemadar Kesra Singh, transferred to the Punjab Police Levies,

With effect from the 1st October, 1886.

No. 831.—Punjab Frontier Force—

ist Punjab Infantry.

Havildar Jhanda Singh to be Jemadar, vice Jemadar Súndar Singh, transferred to the Punjab Police Levies, Burma,

With effect from the 19th October, 1886.

1st Battalion, 5th Goorkha Regiment.

Jemadar Kishenbír Nagarkoti, to be Subadar, vice Subadar Hírabír Khattri, invalided,-

With effect from the 1st November, 1886.

Jemadar Sáhabír Alya, to be Subadar, vice Subadar Matbar Singh Adikári, transferred to the 2nd Battalion;

Jemadar Lál Singh Thápa, to be Subadar, vice Subadar Baliram Thapa, transferred to the 2nd

Havildar Kanak Singh Thápa, to be Jemadar, vice Kishenbir Nagarkoti, promoted;

Havildar Kharkú Bisht, to be Jemadar, vice Jemadar Bálkishan Thápa, transferred to the 2nd Battalion;

Havildar Pirthilal Limbu, to be Jemadar, vice Jemadar Partab Bisht, transferred to the 2nd Battalion;

Havildar Chámú Rána, to be Jemadar, vice Jemadar Sáhabír Alya, promoted;

Havildar Jangia Thápa, to be Jemadar, vice Jemadar Lal Singh Thapa, promoted,-

With effect from the 20th October, 1886.

No. 832,-Volunteer Corps-

In G. G. O. No. 783 of 1886, for the words "Captain J. J. D. La Touche, who has resigned the appointment," read "Captain J. J. D. La Touche, become supernumerary."

RETIREMENTS.

No. 833.—The undermentioned officers have been permitted to retire from the service, with effect from the dates specified, subject to Her Majesty's approval :-

Colonel James Miller, Bengal S. C.,—4th No-

vember, 1886.

Lieutenant Francis Anderson Harris, Bengal S. C., half-pay list,—6th November, 1886. Surgeon Ernest Lawrie Robinson, half-pay list,—19th January, 1887.

No. 834.—Lieutenant W. D. Gordon, Bengal S. C., has been transferred to the half-pay list, with effect from the 29th December, 1886, subject to Her Majesty's approval.

No. 835.—The undermentioned honorary commissioned officers are transferred to the pension establishment, with effect from the dates specified:-

Honorary-Lieutenant and Deputy-Assistant-Commissary James Rodgers, Army Clothing Department,—17th November, 1886.

First grade Senior Apothecary Edward Vyall, —18th January, 1887.

> E. H. H. COLLEN, Lieut - Colonel, Offg. Secretary to the Government of India.

MILITARY DEPARTMENT.

NOTIFICATION.

Calcutta, the 17th December, 1886.

Under Clause 26 of the Regulations appended to the Regimental Debts Act of 1863, it is notified that reports of the deaths of the undermentioned Commissioned Officers, on the dates specified, were received in the Military Department between the 19th November and the 17th December, 1886.

Rank and Names.

Date of Decease.

Place of Decease.

Testate Intestate.

REMA

South Yorkshire Regi- Lieut, A. A. R. Balfour

11th November, Tantabin 1886. (Upper Burma)

Royal (late Bengal) En- Major Edward Andrew 5th December, Umballa. gineers. Trevor. 1886.

> E. H. H. COLLEN, Lieut.-Colonel. Offg. Secretary to the Government of India.

PUBLIC WORKS DEPARTMENT.

NOTIFICATIONS.

Fort William, the 14th December, 1886.

North-Western Provinces and Oudh, is appointed Examiner of Accounts, Military Works.

No. 351.—Mr. A. C. Newcombe, B.A., is appointed to officiate as Examiner of Public Works Accounts, North-Western Provinces and Oudh,



The Gazette of Andia.

PUBLISHED BY AUTHORITY.

CALCUTTA, SATURDAY, DECEMBER 18, 1886.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART II.

Notifications by High Court, Comptroller General, &c.

GAZETTE OF INDIA.

NOTICE.

The 16th October 1886.

From the 13th November next, till further notice, the complete Gazette of India will be published at Calcutta. After the 6th November, all Notifications and other matter intended for publication in the Gazette, should be addressed to the Publisher, 8, Hastings Street, Calcutta.

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Parts IV and V of the Gazette of India, containing the Acts and Bills of the Legislative Council, may be subscribed for separately from the other Parts of the Gazette. The annual subscription for the two Parts is R5 per annum, payable in advance. When sent by post, R2-8 per annum additional will be charged for postage.

By an order of Government, all subscriptions must be paid in advance.

Applications for the supply of the Gasette on the public service should be addressed to the Home Department.

Complaints regarding non-receipt of any number of the *Gasette* should be forwarded within a week after the date on which it is due.

Attention is invited to the Circular Memo. of the Government of India, Home Department, of February 1870, directing that all Notifications or other matter intended for insertion in the Gazette of India should be delivered at the Publisher's Office not later than 2 P.M. on Friday afternoon, and that matter sent after that hour must be certified to be extremely urgent in order to ensure its appearance in the next day's Gazette.

Matter intended for publication in the Supplement should reach the Press not later than Thursday.

E. J. DEAN,
Publisher, Gasette of India.

BANK OF BENGAL.

NOTICE.

Calcutta, the 16th December, 1886.

Notice is hereby given that the Transfer Books of the Bank will be closed from Monday, the 3rd, to Monday, the 17th proximo, both days inclusive.

By order of the Directors,

R. HARDIE,

Secretary & Treasurer.

SURVEY OF INDIA:

NOTIFICATIONS.

Calcutta, the 14th December, 1886.

No. 593 .- Munshi Yusuf Sharif, Assistant Surveyor, 3rd grade, Survey of India, is granted privilege for three months, under Section 138, Chapter X of the Civil Leave Code, with effect from the 13th instant.

The 16th December, 1886.

No. 594.—Lieut.-Colonel E. H. Steel, S.C., Officiating Deputy Superintendent, 3rd grade, Survey of India, having proceeded on subsidiary leave on the afternoon of the 25th October, 1886, preparatory to availing himself of the furlough granted by Military Department Notification, No. 742, dated 12th November, 1886, the following temporary promotions are made with effect from the same date:—

- Captain St. G. C. Gore, R.E., Deputy Superintendent, 4th grade attached to the Afghan Boundary Commission, to officiate Deputy Superintendent, 3rd grade.
- Captain J. R. Hobday, S. C., Assistant Superintendent, 1st grade (Officiating Deputy Superintendent, 4th grade), to officiate as Deputy Superintendent, 3rd grade.
- Mr. G. B. Scott, Assistant Superintendent, 2nd grade (Officiating 1st grade), to officiate as Deputy Superintendent, 4th grade.
- No. 595.—Mr. E. J. Jackson, Deputy Super-intendent, 4th grade, Survey of India, having returned from furlough, is appointed to officiate as Deputy Superintendent, 31d grade, with effect from the forenoon of the 2 th October, 1886, and the following reversions will take effect from the same date :-
 - Captain St. G. C. Gore, R.E., Officiating Deputy Superintendent, 3rd grade, attached to the Afghan Boundary Commission, to revert to his substantive appointment of Deputy Superintendent, 4th grade.
 - Captain J. R. Hobday, S.C., Officiating Deputy Superintendent, 3rd grade, to revert to his officiating appointment of Deputy Superintendent, 4th grade.
 - Mr. G. B. Scott, Officiating Deputy Superintendent, 4th grade, to revert to his officiating appointment of Assistant Superintendent, 1st grade.
- No. 596.—With reference to Notification No. 1728 F, dated 12th October, 1886 of the Government of India in the Foreign Department, Major T. H. Holdich, R.E., officiating Deputy Superintendent, 2nd grade, and Captain the Hon'ble M. G. Talbot, R.E., Officiating Deputy Superintendent, 4th grade, Survey of India, having arrived in India from the frontier on the forenoon of the 1st November, 1886, the following reversions are made with effect from the same date:
 - Major J. Hill, R.E., Officiating Deputy Superintendent, 2nd grade, to revert to his substantive appointment of Deputy Superintendent, 3rd grade.
 - Mr. E. J. Jackson, Officiating Deputy Superintendent, 3rd grade, to revert to his substantive appointment of Deputy Superintendent, 4th grade.

Lieutentant S. G. Burrard, R.E., Officiating Deputy Superintendent, 4th grade, to revert to his substantive appointment of Assistant Superintendent, 1st grade.

Mr. A. D'Souza, Officiating Deputy Superintendent, 4th grade, to revert to his officiating appointment of Assistant Superintendent,

1st grade.

No. 507.—Lieutenant-Colonel J. R. Wilmer, S.C. Officiating Deputy Superintendent, 3rd grade, Survey of India, having proceeded on subsidiary leave on the forenoon of the 1st November 1886, preparatory to his availing himself of the furlough granted by Military Department Notification No. 732, dated 1sth November, 1886, the following temporary promotions are made with effect from the same date:

Mr. E. J. Jackson, Deputy Superintendent,

4th grade, to officiate as Deputy Superin-

tendent, 3rd grade.
Lieutenant S. G. Burrard, R.E., Assistant
Superintendent, 1st grade, to officiate as
Deputy, Superintendent, 4th grade.

- No. 598.—Mr. F. W. Kelly, Officiating Deputy Superintendent, 4th grade, Survey of India, having proceeded on subsidiary leave on the forenoon of the 1st November, 1886, preparatory to his availing himself of the furlough granted by Revenue and Agricultural Department Notification No. 963-32-41S., dated 15th December, 1886, the following temporary promotion is made with effect from the same date:-
 - Mr. A. D'Souza, Assistant Superintendent, and grade (Officiating 1st grade), to officiate as Deputy Superintendent, 4th grade.
- No. 599.—Captain the Hon'ble M. G. Talbot, R.E., Officiating Deputy Superintendent, 4th grade, Survey of India, having proceeded on subsidiary leave on the afternoon of the 17th November, 1886, preparatory to his availing himself of the furlough granted by Military Department Notification No. 590, dated 3rd September, 1886, the following temporary promotion is made with effect from the same date:-
 - Mr. G. B. Scott, Assistant Superintendent, 2nd grade (Officiating 1st grade), to officiate as Deputy Superintendent, 4th grade.
- No. 600. Major T. H. Holdich, R.E., Officiating Deputy Superintendent, 2nd grade, Survey of India, having made over charge of his duties on the afternoon of the 19th November, 1886, preparatory to his resuming the furlough as sanctioned by Revenue and Agricultural Department Notification, No. 904—115-7 S, dated 17th November, 1886, the following temporary promotions are made with effect from the same

Major J. Hill, R.E., Deputy Superintendent, 3rd grade, to officiate as Deputy Superintendent, 2nd grade.

Captain St. G. C. Gore, R.E., Deputy Superintendent, 4th grade, attached to the Afghan Boundary Commission, to officiate as De-

puty Superintendent, 3rd grade. Captain J. R. Hobday, S.C., Assistant Superintendent, 1st grade (Officiating Deputy Superintendent, 4th grade), to officiate as Deputy Superintendent, 3rd grade.

Mr. J. Eccles, M'A., Assistant Superintendent, and grade (Officiating 1st grade), to officiate as Deputy Superintendent, 4th grade. No. 601.—With reference to Notification No. 1728F., dated 12th October 1886, of the Government of India in the Foreign Department, Captain St. G. C. Gore, R. E., Officiating Deputy Superintendent, 3rd grade, Survey of India, having arrived in India from the frontier on the afternoon of the 22nd November, 1886, the following reversions are made with effect from the same date:

Captain J. R. Hobday, Officiating Deputy Superintendent, 3rd grade, to revert to his officiating appointment of Deputy Superin-

tendent, 4th grade.

Mr. J. Eccles, M.A., Officiating Deputy Superintendent, 4th grade, to revert to his officiating appointment of Assistant Superintendent, 1st grade.

No. 602.—Major T. T. Carter, R.E., Deputy Superintendent, 1st grade, Survey of India, having returned from furlough on the afternoon of the 8th December, 1886, the following reversions will take effect from the same date :-

Lieutenant-Colonel F. Coddington, S.C., Officiating Deputy Superintendent, 1st grade, to revert to his substantive appoint-

ment of Deputy Superintendent, 2nd grade. Major J. Hill, R.E., Officiating Deputy Superintendent, and grade, to revert to his substantive appointment of Deputy Superin-

tendent, 3rd grade. Captain St. G. C. Gore, R. E., Officiating Deputy Superintendent, 3rd grade, to revert to his substantive appointment of Deputy

Superintendent, 4th grade. Mr. G. B. Scott, Officiating Deputy Superintendent, 4th grade, to revert to his officiatin appointment of Assistant Superintendent, 1st grade.

No. 603.—Lieutenant-Colonel J. Waterhouse, S.C., Deputy Superintendent, 3rd grade, Survey of India, having returned from furlough on the forenoon of the 17th December, 1886, the following reversions will take effect from the same date:-

Mr. E. J. Jackson, Officiating Deputy Superintendent, 3rd grade, to revert to his substantive appointment of Deputy Superintendent,

4th grade.

Mr. A. D'Souza, Officiating Deputy Superintendent, 4th grade, to revert to his officiating appointment of Assistant Superintendent, 1st grade.

H. R. THUILLIER, Lieut.-Col., R.E., Offg. Surveyor General of India.

AGENT TO THE GOVERNOR GENE-RAL, BALUCHISTAN, P. W. D.

NOTIFICATIONS.

. Quetta, the 6th December, 1886.

No. 116.—With reference to this Office Notification No. 114, dated 22nd November, 1886, Mr. W. H. King relieved Major A. C. Bigg-Wither of his duties as Superintending Engineer, Frontier Road Circle, and Joint Secretary to Agent, Governor-General, Beluchistan, Pub-lic Works Department, on the afternoon of 4th December, 1886.

No. 117.—With reference to this Office Notification No. 115, dated 22nd November, 1886, Mr. H. H. Green received charge of the 4th Division, Frontier Road, from Mr. W. H. King on the afternoon of the 30th November, 1886.

W. H. KING,

Offg. Joint Secy. to Agent to Govr. Genl., Baluchistan, P. W. Dept.

AGENT TO THE GOVERNOR GENE-RAL, RAJPUTANA.

NOTIFICATIONS.

Abu, the 7th December, 1886.

No. 3029 G .- Third Class Hospital Assistant Ewaz Ally returned from the leave granted him in this Office Notification No. 2720 G., dated the 30th October, 1886, and resumed charge of his duties on the forenoon of the 18th November, 1886, from 3rd Class Hospital Assistant Dost Mahomed Khan, who reverted to the Reserve List of Hospital Assistants for Native

No. 3030 G.—Third Class Hospital Assistant A. D. Burnis Sewaie, of the Reserve List of Hospital Assistants for Government employment. passed his English qualification examination on the 15th October, 1886, and is entitled to draw the higher rate of pay of his class for the English qualification.

The 9th December, 1886.

No. 3041 G.—With reference to this Office Notifications No. 629 G., dated 17th March, 1885, and No. 758 G., dated 4th April, 1885, it is hereby notified that Lieutenant-Colonel C. A. Baylay on return from furlough resumed charge of the Kotah Agency from Major W. H. C. Wyllie, C.I.E., on the forenoon of the 24th November, 1886.

By Order,

L. S. NEWMARCH. for 1st Asst. Agent to the Govr. Genla

RESIDENT IN MYSORE.

. NOTIFICATION.

Bangalore, the 8th December, 1886.

No. 3243-876.—Major E. A. Fraser made over, and Major Donald Robertson assumed, charge of the Offices of the Inspector General of Registration, and Registrar of Companies, in the Civil and Military Station of Bangalore, on the forenoon of the 5th December, 1886.

By Order,

DONALD ROBERTSON, Major, Assistant to the Resident.

ACCOUNTANT GENERAL'S OFFICE, PUBLIC WORKS DEPARTMENT.

NOTIFICATION.

Statement of the Monthly Accounts of the several Branches of the Public Works Department received in the Office of the Accountant General, Public Works
Department, up to the 4th December, 1886.

Public Worrs (Butdings and Roads and Military Worrs Branch) and Telegraph.	TELEGRAPH	MILITARY C.		IRRIGATION.	OM.			STATE RAILWAYS (CAPITAL).	і (Сарітац	<u>.</u>			STATE RAILWAYS (RETENUE).	(RETENUE).	
Accounting Offices.	Last month for which received.	Date of Receipt.	Order of Receipt.	Accounting Offices,	Last mouth for which received.	Date of Receipt.	Order of Receipt,	Accounting Offices,	Last month for which received.		Date of Receipt	Order of Receipt.	Accounting Offices.	Last month for which received.	Date of Receipt.
Central India Central Provinces	Sept., 1886	72		Rainutana Military Works Branch	Sept., 1986	Nov. 17, 1883	- 4	Bhopal Jorrat	Sept , 1835		_		Bhopal	Sept., 1986 Do.	Nov. 10, Do. 13,
Rajputana	3	å	×	North-Western Provinces	8	Do. 23,	m ·	Amritsar-Pathankot			iç.	_	Kaunia-Dhuria		
Punjab		7.	_	Punjah			, 5	Bengal & North-Western.		\$ 2	: :	_	Umaria-Colliery	•	· · · · · · · · · · · · · · · · · · ·
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Coorg			8	Burma		Dec. 3, 1,	9	Kauma-Dhurla	0	Ď.	26,	€	Dacca-Mymensing	Do. ,,	Do. 23,
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and Oudh.								Madras Railway Surveys	_				Cawnpore-Achnerra		D.
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					_			Assam Railway Surveys . !			; .				
							(Cmaria Colliery			:				
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				General Telegraph .		-	27	Rajputana-Malwa		N.	, .				
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							31 {	Bengal Provincial Surveys	-	Š	ŭ				•
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		•		ANTEED RAIL			<u></u>	East Indian	٠ 2	8	25,				
			-	State Railway Stores	Sept., 1585	Nov. 18, 1585	<u>,</u>	Sindia	-						
	•		_		2	i	.t.	Stud-Pi-hir N. S.)		<u>.</u> ۳	29, 11		RAILWAYS CAPITAL		
			~'`	Punyab .		170. 24	, 5	Beliary-Kistna.	• •	, Dec.	25. 20	H 1	Bhavna, ar-Gondal	Sept., 1896	Nov. 18,
			7	North-Western Provinces	Do.	Do. 22:							oonagadn	: 3	; ;
			_	Indian Midland		:							RAILWAYS - REVENUE		

A. G. BEGBIE, Major, R.E., Ifg. Accountant General, P. W. Dept.

ecember 886.

The

Statement of the Affairs of the Bank of Bengal for the week ending 14th December, 1886.

Public Deposits at R a. p. Head Office 65,60,773 14 9 Public Deposits at	Loans on G	ASSETS. # a. p. Securities
Branches 1,22,41,286 7 9) Other Deposits at Head Office and Branches	Bills discoun	uthorized Securities . 94,78,712 5 4 ted and purchased . 1,96,74,376 7 5 h other Banks . 7,12,819 0 8 . 2,710 1 6 . 8,124 5 3 . 6,96,436 8 1
	Cash and Cu rencyNotes a Head Office Cash and Cu rencyNotes a Branches	at . 91,98,811 2 8 2,66,90,423 7 9
RUPERS . BANK OF BENGAL,	7,94,91,167 6 11 J. GORDON,	RUPERS . 7,94,91,167 6 11 By Order of the Directors, R. HARDIE,

Calcutta, 16th December, 1886.

Chief Acctt. & Dy. Secy. Secretary & Treasurer.

Rate for Demand Loans 5 per cent. Percentage 484.

Statement of Silver Balance in the Calcutta Mint for the week ending 15th December, 1886.

Value of silver held in the Mint on account of the Currency De- partment on the evening of the 8th December, 1835. Value of Government silver in the Mint on the same date.	21,09,324 4,93,946	R 26,03,270
ADD— Silver received by the Mint during the week on account of the Currency Department Ditto ditto Government	3,319 974	4,293
DEDUCT— New coin paid to Reserve Treasury during the week. Petty items issued for miscella-	2,30,000	26,07,563
Balance on the evening of the 15th December, 1886	1,012	2,31,012 23,76,551
The Balance comprises— Silver held on account of the Currency Department Ditto ditto Government There is in addition awaiting assay— Bullion belonging to Private Individuals	18,27,406 5,49,145	23,76,551
Ditto ditto Government	•••	40

R. V. RIDDELL, Major, R.E., Master of the Mint.

last and

CALCUTTA MINT, The 16th December, 1886.

CURRENCY NOTES.

The following Currency Notes of the Govern-

payment of their value has been claimed by the persons whose names are placed against the num-Any other person having these Notes in his possession, or claiming a right to them, is warned to communicate at once with the undersigned :-

Allahahad Circle.

NOTE WHOLLY LOST OR DESTROYED. Regr. No. No. of Note. Value. Name of Claimant.

. D 17-87564 . 50 Muhandar Lal, Gorakhpur...

C. G. VANSITTART,

Asst. Accountant Genl., In charge of Paper Currency Office.

ALLAHABAD. The 15th December, 1886.

Lahore Circle.

NOTES WHOLLY LOST OR DESTROYED.

Regr. No.	No. of Notes.	Value	Name of Claimant,
		R	
30 .	E 2—82006*	500 500 500 500 500 500 500 500 500 500	Kundun Lall, Contracto Public Works Departmer Cantonment Amballa.
	# Belonging	to Agency	No. 3, Umballa.

- † Belonging to Agency No. 2, Simla.
- 2 Belonging to Agency No. 6, Peshawar.

W. H. EGERTON.

for Deputy Commissioner of Currency.

LAHORE, th December. 1886.

Madras Circle.

NOTES WHOLLY LOST OR DESTROYED.

Regr. No. No. of Notes. Value. Name of Claimant. K . В 93—39388 . В 83—79942 Postmaster General, Madras. 100 D. Sathu Rao, Salem. 50

> H. S. GROVES, Asst. Accountant Genl .. In charge Paper Currency.

FORT ST. GEORGE. The 6th December, 1886.

the matter will be enquired into and determined according to the provisions of the said Act.

G. REID. Collector.

AHMEDABAD DISTRICT. CAMP BAOLA, The 11th December, 1886.

TREASURE TROVE.

NOTICE.

It is hereby notified under Section 5 of the Indian Treasure Trove Act (VI of 1878) that on the 31st May, 1886, treasure consisting of the undermentioned copper idols with pedestals, valued at R16, was found under ground in a wet field known as "Garikulum" situated close to the "Nattam" or village site in the Inam village, of Samudrum, Kulitalai Taluq, Trichinopoly District :-

		Weight in Seers of 80 Tolas,	Approximate Value,
0 111			K a. p.
1. One idol .	•	. 251 seers .	.} 16 o o
2. Another idol		. 16% seers .	. 7 10 0 0

All persons claiming the said treasure are hereby required to appear personally or by agent before the Collector of Trichinopoly, at his office, on the 25th April, 1887, in view to the matter being enquired into and determined according to law.

W. AUSTIN,

Collector.

Ra.

TRICHINOPOLY COLLECTOR'S OFFICE, The 30th November, 1886.

POST OFFICE.

NOTIFICATIONS.

Calcutta, the 10th December, 1886. POSTAL CIRCLE, BOMBAY.

No. 11729.—Mr. V. M. Cabral is appointed to officiate as Deputy Postmaster, Bombay.
Mr. J. C. Gardiner is appointed to officiate as

Assistant Postmaster, Bombay.

Mr. C. A. Watts is appointed to officiate as Mail Officer of the 1st class.

P. SHERIDAN,

for Depy. Dir. Genl. of the Post Office of India.

The 12th December, 1886

Revised Rules relating to Remittances by Telegraphic Money Orders,

1. With effect from 1st January 1887, the commission for the issue of inland telegraphic money orders will be charged at the following reduced rates: charged at the following reduced rates:-

sums	not exceeding	ĸ	10			•	٠	1	0	
,,	exceeding	R	10,	but not exceeding	R	25	٠	1	4	
12	••	,,		,,,	"	50	•	1	8	
99 · ·	**	,,	50,	"	,,	75	:	1	12	
,,	"	,,	75,	,,	,,	100	:	2	0	
"	1)	,,	100,	99 '	,,	125	•	2	4	
••	,,	,,	125,	٠ ,,	"	150	•	2	. 8	
,,	,•	,,	150,	22	,,	200	•	· 3	. 0	
,,	**	,,	200,	,,	2.0	250	•	3	8	
99	,,,	,,	250,	"	,,	300	•	4	0	
,,	33	,,	300,	,,	,,	350	٠	4	8	
,,	,,		850,		"	400	٠	5	0	
,,	"	,,	400,	1)	**	450	٠	5	8	
20	33		450,	"	"	500	٠	6	0	
,,	19	,,	500,	20	19	550	•	б	8	
	99 '	33	550,	99	,,	600	٠	7	0	

MILITARY WORKS DEPARTMENT.

NOTIFICATION.

Simla, the 8th December, 1886.

No. 11.—Under the provisions of Section 41 of the Pay and Acting Allowance Code, Lieutenant J. M. Wade, R.E., Assistant Engineer, 2nd grade, is appointed to the charge of the current duties of the Office of the Executive Engineer, Darjeeling Division, Military Works, in addition to his own duties, with effect from the 21st September, 1886.

G. E. L. S. SANFORD, Colonel, R.E., Inspector General of Military Works.

DIRECTOR-GENERAL OF RAILWAYS.

NOTIFICATION.—ESTABLISHMENT.

Calcutta, the 16th December, 1886.

No. 114.-Mr. J. A. A. Wallace, Assistant Engineer, 2nd grade, is granted by Her Majesty's Secretary of State for India an extension of leave on medical certificate for six months, in continuation of the leave granted him in Director General's Notification No. 39, dated 27th April, 1886.

H. F. HANCOCK, Major-Genl., R.E., Offg. Director-General of Railways.

TREASURE TROVE.

NOTICE.

It is hereby notified under Section 5 of the Indian Treasure Trove Act (VI of 1878) that, about the 6th of June, 1886, the treasure described below, and valued at R82-6, was found from a piece of the village site land of Moje Nanodra, Taluku Dholka, District Ahmedabad, and now in the occupation of Nathu Lala:-

		1	/aluc	٤.
		R	a.	p.
20 Sicca Rupees transformed into a nec	:k-			
lace	•	16	0	0
691 Sicca Rupees in cash	•	6 6	6	0
Total		82	6	_

All persons claiming the said treasure, or part thereof, are hereby required to appear personally or by agent before the Mamlatdar of Dholka, Zilla Ahmedabad, on the 12th April, 1887, when

No additional charge will be levied for the telegram adwising the remittance. The above rates will cover both postal and telegraph charges.

- 2. The maximum amount for which a single inland telegraphic money order can be issued, will be raised to R600: the misimum amount will be R1.
- 3. No telegraphic money order can include the fraction of a Rupee. Up to R150 these orders will be available for sums in even Rupees: beyond that limit the order must be for sums which are multiples of R10.
- 4. Under existing rules a private message can be added by the remitter to the telegram advising the remittance on payment of the prescribed separate charges. This will not be permissible under these revised rules.
- 5. The remitter will not be able in future to prepay a reply from the payee acknowledging the remittance; but he will obtain the ordinary money order acknowledgment by post.

Telegraphing amounts of foreign sterling money orders.

6. The amount of a foreign money order expressed of the amount of a foreign money order expressed in sterling can be telegraphed, as at present, to Bombay, whence the order will be communicated by post to the foreign country of payment. The limit of value for a single foreign money order expressed in sterling and telegraphed as above will be raised to £40, and no such money order may be for less than £1 or contain a fraction of £1. The rates of commission (including telegraph charges) will be as follows:—

R a.

		_					×	а,	
On sum	s not exceedin	ıg £	5.		_		1	8	
,,	exceeding	£	5.	but not exceeding	£	10	2	O	
,,	**	21	10,	"	,,	15	2	8	
,,	,,	,,	15,	**	,,	20	3	0	
,,	**	,,	20,	,,	,,	25	3	8	
**	**	,,	-25 ,	,,	,,	30	4	0	
,,	**	••	30,	**	,,	35	4	8	
,,	**	**	35,	**	٠,	40	5	0	

P. SHERIDAN.

Offg. Depy. Dir. Genl. of the Post Office of India.

The 16th December, 1886.

No. 12042.—Mr. E. Hutton, Presidency Postmaster, Calcutta, resumed charge of his office on the 16th November, 1886, afternoon.

P. SHERIDAN,

for Dir. Genl. of the Post Office of India.

Unclaimed Letters held in the Calcutta General Post Office on 15th December, 1886.

Allen, C. & Co. Bailey, G. L. Benjamin, A. D. Carpenter, Miss A.

Chadbourne, B. W. Eiselli, F. G. Foley, C. M. Gromault & Co.

Ingram, T. D. Watsen, James, Williams & Co.

Letters marked " Care of Post Office."

Andrews, Mrs.
Andrews, Mrs.
Annesley, Earl Rt. Hou. Fraser, Bernard.
Bartow, E. H.
Barchay, I.
Bakendale, S.
Biermann, V.
Biggs, Mrs. R.
Bissett, Charles.
Blaine, Mrs. R. S.
Boorkies, Mrs. L.
Box, Esq.
Bristomhe, Miss A. E.
Brittain, J.
Budd, W. H.
Caws, Capt. A.
Chesney, K.
Christian, Philip.
Clark, R.
Clegg, Fred.
Collins, G. 66.
Cowle, C. H.
Curry, Miss Annie.
Deane, Miss Julia.

Dundas, P. A. C.
Fraser, C. A.
Fraser, C. A.
Gayton, E. Hugh.
Gell, Mrs.
Greenway, E. C. F.
Grutor, Esq.
Hammond, Mrs. E.
Henderson, J. H.
(Ieland, Hill, Mrs. Amy.
Hocking, S.
Hudson, E.
Hill, Mrs. Any.
Hocking, S.
Hudson, E.
Libert, Mrs. A.
Isenberg, A.
Johnson, W.
Kersley, Dr. F. L.
Kennedy, W. S.
Kuighi, Mr.
Leds, W.
Lebbery, J. F.
Leyland, H. N.
Lodder, Mr.

Franci, C. A. Gayton, E. H. McKing, J.

Mackenzie, Alex.
Magrath, P.
Murlhead, Mrs.
Muller F.
Newdegate, F. A.
Nicholson, Miss.
Ogilvie, W. A.
Pollock, John.
Prado, E.
Rochussen, S. E.
Roche, Capt. J.
Ruddach, J. S. M.
Scott, J. D.
Schmes, F. W.
Schwa, Miss M.
Shuddham, J. E.
St. Aubyn, G. A.
Stevens, T.
Sugget, Mrs. Thom
Sykes, J. H.
Thibaud, P. T.
Thompson, R. D.
Tonzel, C. J. C.
Travers, R. S.
Underwood, C. A.
Vyoer, Mrs. R.
Westwood, W. G.
W. M. & Co.

Registered Letters.

Radin, Mt. Rochussen, E. S.

Schuhmacher, F. Shaw, Miss M.

Unclaimed Letters held in the Barrackpore Post Office on the 6th December, 1886.

Arrakiel, M.
Bryant, Sul-Condr. J.
Cathherston, C.
Coonershe, R.
Cooper, H. D.
Denout, F.
Ghose, S. C.

Ghose, U. N.
Hart, C. H.
John, P. S.
Kemball, Capt. G. V.
Kundu, K. N.
Larpent, F. deH.
Lyell, G.

Mendaws, C. J. W. O'Donnell, C. J. Owen, M. S. Scy., l.olge Sandeman. Smith, Mrs. M. A. Thomas, J. Wray, R.

E. HUTTON.

Presidency Postmaster, Calcutta.

The 18th December, 1886. SEA AND FOREIGN MAILS.

	Date of closing at Calcutta.	Route by which despatched.
E. A. E. a Assessed as Committee of the Land	1886.	
Egypt, Europe, America, Cape Colonies through United Kingdom	aust Dec.	Per P. & O. Str.
Dutto (Book Post and Pattern Packets) Cevion, Straus Settlements, Netherlands India, Labuan, Bankok (Stam), Plilip-	20th	Ditto.
pine Islands, China and Japan	21st	Ditto.
Australia, New Zealand and Tasmania .	218 t	Ditto.
Madras and Colombo	25th	Per P. & O. Str. Mirzapore.
Straits and Hong-Kong	215t	Per Str. Wing-
Rangoon and Moulmein Alvab, Kyouk Phyoo, Sandoway and	22nd	Per Sir. Patna.
Rangoon	23nd	Ditto Coconada.
Port Blair vid Rangoon	2and	Ditto Paina.

N B.—On ordinary Mail days the letter-box will close at 7 P.M. precisely; after which hour letters, fully prepaid and bearing an extra postage-stamp of four (4) annas on each cover, will be received up to 7-10 P.M.

On Foreign Mail day the letter-box will close at 8-30 P.M. and late letters will be received up to 9 P.M.

E. HUTTON.

Presidency Postmaster, Calcutta.

GOVERNMENT ENGINEERING COLLEGE, SEEBPORE.

An examination for admission to the Mechanical Apprentice Department will be heldat the College on Monday and Tuesday, the 17th and 18th January, 1887.

Candidates must apply in writing to the Principal of the College, not later than the 10th January, 1887, for permission to appear at the examination, enclosing a certificate of good conduct and a certificate of age.

For admission to this department candidates must be between the ages of 15 and 17 years.

The subjects of examination are :-

Arithmetic The whole. . To simple equations. . Books I and III. Euclid .

English Grammar and Composition.

Every applicant before admission to the College will be examined by the College Surgeon as to his physical strength, fitness for manual labour, and eyesight. If this officer's report is unsatisfactory, the applicant will not be admitted.

There will be two vacancies on the Free list for Christian students in February next, and eleven vacancies on the Reduced-fee list.

For Natives there will be fifteen vacancies on the Reduced-fee list.

These vacancies will be filled up by the Board of Visitors.

Further particulars will be supplied on application to the Principal of the College.

S. F. DOWNING,

Principal, Gowt. Engineering College.

SEEBPORE. The 22nd November, 1886.

NOTICE.

TO ENGINEERS AND OTHERS.

The Principal of the Seebpur Engineering College has a list of unemployed men qualified as Assistant Engineers, Foreman Mechanics, Overseers, Sub-Overseers, and Draftsmen. Persons requiring the services of any of the above should apply to the Principal.

GOVERNMENT CINCHONA FEBRIFUGE.

This preparation is an efficient substitute for quinine, and can be purchased by Government officers for public and charitable purposes, and by any one taking twenty pounds at a time, from the Superinfendent, Botanic Garden, Calcutta, for cash only, at the following rates-per four-ounce tin, R4-8; per eight-ounce tin, R8-8; per pound tin, R16-8. The general public can be supplied by the Superintendent, Botanic Garden, for cash only, at the undernoted rates-per four-ounce tin, R5-8; per eight-ounce tin, R10-8; per pound tin, R20. This medicine is also sold by the principal European and Native druggists in Calcutta-Postage, eight annas per four and eight ounce tins, and twelve annas per pound tin, in addition to the foregoing rates.

ئورنمنت سنكونا فبري فيوج ·

یہة درا کوئیٹائیں کا خوب قائم مقام هی اور کلکته کے برثانکل گاردی یمنے کمپنی باغ کے سپرنٹنڈنٹ صاحب سے هرایک مقزم سرکاری واسطے سرکاری کام اور خیرات کے اور سواے اوتکے جو كُوتُي ايك مشت بيس يُوند غريد لينے بي بقيمت ثقد حسب نونے ذیل خوید کوسکتے هیں یعنے نونے چار اونس کے ثبین کا چار روپیه آنه : آنه اونس کے ثبین کا جار روپیه آنه : آنه اونس کے تبین کا آنه : یک پرند کے ٹیس کا سولد روپید آٹھد آٹھ

اور موام الناس بوقائك كارقن يعني كمهني باغ كي لمناف المنا سيرنتندن ما ـ كوسكتے هيں يعنے نوخ چار اونس قين كا يانم روپيد أدَّمه أنه ; أَتَّهِهُ أُونُسَ كِي تَّيْنِ كَأَ صِس وريهِمُ أَتَّهِمُ أَنْهُ وَ أَيْكَ يُونُفَ كِي تَيْنِ كَا (*\

یہے دوا کلکتہ کے بڑے بڑے والیتی اور دیسی دوا خانونمیس بکتی عی ماسواے قیمت مذکورہ بالا کے محصول قاک جار ارر آُٹھے ارنس کے ٹیس کا اُٹھھ اُنھ ; اور ایک پرنڈ کے ڈ_{غس} کا ہارہ آئد '

METEOROLOGICAL PUBLICATIONS FOR SALE.

At the Meteorological Office, No. 5, Russell Street; also at Messrs. Thacker, Spink & Co., at the prices specified below:-

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PART III.

Advertisements and Notices by Private Individuals and Corporations.

PROMISSORY NOTES.

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DOYAL CHUNDER CHUCKERBUTTY SEROMONI.

Konnugar.

The 29th November, 1886.

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PART V.

Bills introduced into the Council of the Governor General for making Laws and Regulations, or published under Rule 22.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

[First Publication.]

The following Bill was introduced into the Council of the Governor-General of India for the purpose of making Laws and Regulations on the 17th December, 1886:—

No. 27 OF 1886.

A Bill to amend the Code of Criminal Procedure, 1882.

WHEREAS it is expedient to amend the Code of Criminal Procedure, 1882; It is hereby enacted as follows:—

- Amendment of sec. a Police-station" in section 4, clause (0), of the said Code there shall be substituted for the word "therefrom" the words "from the station-house", and for the words "present at the Police-station" the words "present at the station-house".
- Amendment of section 312 of the said Code the word for the word "two".

STATEMENT OF OBJECTS AND REASONS.

The primary object of this Bill is to amend section 312 of the Code of Criminal Procedure, 1882, the Hon'ble the Chief Justice and Judges of the High Court at Fort William having represented that, as the law at present stands, owing to the numerous absences from Calcutta of gentlemen whose names are on the special jury list, and to the necessity of excusing special jurors from attendance on sufficient grounds, it is found necessary to summon the same gentlemen very frequently, to their manifest inconvenience and to serious interference with their business avocations.

2. A Bill to amend the Code having thus become necessary, the opportunity has been taken to cure a defect which has been noticed by the Government of Bembay in the definition of the expression "Officer in charge of a Policestation."

ANDREW R. SCOBLE.

The 17th December, 1886.

S. HARVEY JAMES,
Offg. Secretary to the Government of India.



SUPPLEMENT

The O

CALCUTTA. SATURDAY. DECEMBER 18. 1886.

OFFICIAL PAPERS.

A Supplement to the Givette of India will be published from time to time, containing such Official Papers and information as the Government of India may deem to be of interest to the Public, and such as may usefully be made known.

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GOVERNMENT OF INDIA.

REVENUE AND AGRICULTURAL DEPARTMENT.

REPORTS ON THE STATE OF THE SEASON AND PROSPECTS OF THE CROPS FOR THE WEEK ENDING 15th DECEMBER 1886.

General Remarks.—The rainfall of the past week has been confined principally to Madras, Mysore, Bombay, Bengal, the North-Western Provinces and Oudh, the Central Provinces and Central India, where there were some heavy showers in places.

The kharif crop which has been harvested in most Provinces is now being threshed. In Berar, Hyderabad, and in parts of Bombay and the Central Provinces, where the harvest is still in progress, prospects are favourable In Madras, Mysore and Coorg, the condition of the standing crops is satisfactory.

The rice crop, which is being harvested in Bombay, Bengal, the Central Provinces, Burma and Assam, is reported good.

Cotton-picking continues in Berar. In Bombay the crop has been damaged in places by excessive rain.

Poppy continues to thrive in Bengal and the North-Western Provinces and Oudh.

Sugarcane is being cut in Bengal and promises a fair yield.

Rahi sowings, which have been almost completed throughout the country, have been benefited by the past week's rainfall, and prospects are generally very favourable.

Fever and cholera are still prevalent in Bengal, but elsewhere the public health is satisfac-

Prices have risen in four districts of the Punjab; and also show an upward tendency in the North-Western Provinces and Oudh. In Mysore and Coorg they are falling, but elsewhere remain generally steady.

Presidency or Province and District. Rainfall for week State of agricultural prospects. under report.

Madras (Dec. 15th) Standing crops generally fair, but in parts of one taluk paddy withering. Dhall affected by insects and cotton by disease. Harvest wet and dry grains, yield about average. Fever in two and cattle-disease in three taluks (Average) '20 Bellary

Standing crops good. Harvest early cereals, outturn about average. Smallpox in one and cattle-disease in four taluks. . (Average) '28 Kurnool

Presidency or Province and District.	Rainfall for week under report.	State of agricultural prospects.
Madras—contd. Ganjam .	(Average) 1.97	Standing crops paddy in places partly damaged by heavy rain. Fever in one, smallpox and slight cuttle-disease in two taluks.
Kistna	(Average) '75	Cholera exists. Standing crops generally good. Harvest paddy, outturn middling. River 3 feet over Anicut. Fever and cholera in four
Chingleput (Madras)	•65	taluks. Cattle-disease in one. Sanding crops good. Harvest paddy, outturn below average. Smallpox in one, fever in two and cattle-disease in four taluks.
Coimbatore	(Average) '19	More rain wanted. Standing crops generally good. Harvest wet and dry grains, outturn paddy above average, cumbu below average, rest about average. Fever in two taluks; smallpox and cholera in one.
Tanjore	Average last week since revised 2'43; this week 1'50	
Madura	Average last week since revised '80;	Health of people and cattle generally good.
Malab ar	this week 30. (Average) 23	Standing crops, second crop paddy coming into ear. Harvest paddy, outturn average. Fever in two, slight small-pox in seven,
Travancore.	·25	and cattle-disease in three taluks. Standing crops, paddy in ear. Smallpox and fever in parts. General Remarks.—General prospects good.
Bombay—(Dec. 15th)		
Karachi	Nil	River at Kotri on 12th, 4 feet 1 inch against 4 feet 6 inches on same date last year. Kharif harvesting and rabi sowings completed respectively in Jerruck and Shahbandar divisions. Fever in twelve and cattle-disease in two talukas. Wheat, red rice and bajri in Karachi 24, 30 and 22, and in Tatta 24, 40, and
Hyderabad .	Nil	Kharif harvesting still continues. Rabi cultivation in good condition. River at Kotri on 12th, 4 feet I inch against 5 feet 6 inches on same date last year. Fever in five and cattle-disease in three talukas. Wheat 25, jowari 40, bajri 37, red rice 27,
Ahmedabad	Nil	and white rice 20 pounds per rupee. Rabi crops promising. Slight fever in Dholka taluka; one case of cholera in city fatal. Wheat 31 and bajri 33 pounds per
Baroda	Nil	rupec. Public health fair; cattle-disease in Dehgam and Kadi divisions. Sowing of rabi completed. Bajri 35, wheat 19, and rice 22
Surat	Nil	pounds per rupee. Standing crops healthy. Sowing of rabi crops completed, Weather cloudy. Slight fever in Bardoli, Bulsar and Mandvi. Smallpox in Bardoli and Bulsar. Jouani 36 and nagli 44 pounds per rupee.
Nasik .	Rain in almost all the talukas except Igatpuri, Dindori, Chandar and Peint. Maximum Nand- gaon . 2'41 Minimum, Niph-	
Colaba (Bombay)	ad *02 <i>Nil</i>	Abnormal temperature 2° cool on 8th and 10th; 3° cool on 9th and nil from 11th to 14th. Vapour in air defective from 8th to 10th and excessive from 11th to 14th. Wind normal.
Poona	Rain throughout the district. Maximum, Petha Ba- ramati . 4'31 Minimum Mawal '25	Rabi crops in good condition. Late fall of rain has improved the standing crops in Sirur taluka and slightly injured tobacco and gram plants in Petha Ambegaon. Public health generally
Ahmednagar	Heavy rain through- out the district except in the north.	Rain beneficial to rabi, but bajri and cotton slightly damaged. Health good. Bajri 42 and jowari 66 pounds per rupee.
Sholapur	Sholapur 4'04 Barsi '56 Madha '34 Karmala '68 Pandharpur '63 Sangola '83	Cotton and rabi crops in places suffered from excessive rain. Kharif crops generally good. Public health good. Jowari 72 and bajri 521 pounds per rupee.
Dharwar	Dharwar '90 Nadgund '32 Mundargi '06 Ron '27	Harvesting of rice and jowari in progress; that of early jowari commenced. Outturn of rice not good. Cotton good except in Nadgund and Ron. Wheat good except in Nadgund and Mundargi. Other crops including sugarcane generally good. Fever in some talukas. Slight cattle-disease in Kod. Rice 241 and jowari 59 pounds per rupee. Rice and betel-nut harvest continue above Ghats. Fever in five and
Kanara J	ſ	cattle-disease in six talukas. Common rice in Karwar and in district average 13 seers per rupee.

		•
Presidency or Province and Districts	Rainfall for week under report.	State of agricultural prospects.
Bombay.—conta. Rajkot	Nil	Weather cold. General health fair. Smallpox in Mingni, Wheat and bajri 25 and jowari 35 pounds per rupee. General Remarks.—More or less rain in parts of nine districts. Reaping of kharif crops and rabi sowing almost completed everywhere. Standing crops slightly injured by rain in Poona, Ahmednagar, Sholapur and Satara. Fever in parts of thirteen, smallpox in parts of three, and cattle-disease in parts of ten districts.
Bengsl—(Dec. 15th). Chittagong (Dec. 14th)	0'02	Mornings foggy; days warm. Harvesting of aman commenced; fair outturn expected. Cultivation of winter crops still going on.
Dacca	0'03	Prices stationary. Public health good, Harvesting of aman nearly finished. Sowing of winter crops going on. Prospects good. Sporadic cholera in various parts of district.
21-Pergunnahs	Nil	Prospects of crops favourable. Harvesting of rice continues. Public health generally good, but much fever and cholera in places.
Khoolna .	Nil	Weather cloudy. Cutting of aman continues; outturn good.
M oorshedabad	Nil	Winter crops doing well. Some cholera. Fever general. Weather somewhat too warm for season. Prospects good.
Pubna .	Nil	Aman being cut. Weather cloudy and threatening rain. Aman being harvested. Winter crops doing well. Cholera in Serajgunge.
Dinagepore	Nil	Weather fair. Prospects of rabi crops good. Harvesting of rice and sugarcane progressing. Cholera reported from some thanas.
Rungpore .	0,03	Prospects of cold-weather crops good. Harvesting of aman in progress. Fever and cholera abating.
Midnapore . Burdwan .	Nil Nil	Harvest prospects good. Sporadic cholera still prevalent. Harvesting of aman continues. Rabi crops promise well. Fever
Bhagulpore	Nil	prevalent. Cholera abating. Rice harvest proceeding with good outturn. Rabi prospects very favourable. Cholera still prevalent in town and Soopool sub-
Monghyr	A little rain on 10th.	division. Weather cloudy and threatening rain, with high easterly wind. This weather is very unfavourable for opium but so far plants
Purneah .	0°04	continue healthy. Sowings nearly completed. Rice harvest proceeding. Rabi sowings being pushed on. Prospects good. Fever and cholera still prevalent.
Durbhanga	o'5 7	Harvesting of paddy still in progress. Rabi crops coming up well. Prospects satisfactory. Prices stationary. Some cholera still reported.
Mozuffarpore Sarun		Poppy prospects excellent. Easterly winds prevailed; weather however favourable. Prospects of poppy continue good.
Chumparun	o ·5 0	Harvesting of rice in progress. Poppy and rabi crops co tinue good. Prices stationary. Cholera decreasing. Fever still prevails.
Patna	0.13	Harvesting of paddy going on; good outturn expected. Rabi crops look well. Prospects of poppy favourable. A few cases of cholera in Barrh sub-division.
Gya	0.1	Late cloudy warm weather now changed to bright and cold. All prospects very good. Cholera still reported.
Shahabad . Hazareebagh	Nil	Poppy seeds have germinated freely; first sowings look well. Weather again bright and cold. Harvesting of rice continues. Prospects of rabi and poppy favourable. Public health good. Cattle-disease reported from five stations.
Cuttack	4.08	Weather bright to-day (14th). Reaping of sarad paddy continues. Rain has greatly injured rabi crops and paddy on the field. Price of rice falling. Fever prevails. General Remarks.—Cloudy weather generally prevailed during the greater part of the week, and rain fell in Behar, Cuttack and parts of Bengal. Rain in Cuttack has injured paddy and rabi crops. Harvesting of aman is proceeding well, and a good outturn is generally expected. Sugarcane is being cut in some districts with a fair yield. All cold-weather crops, including poppy, are doing well. Fever and cholera still prevalent in many places.
NW. Provinces and Oudh—(Dec. 15th) Benares (Dec. 14th)	(Average) '70	Rain beneficial to standing crops, which are coming on well. Weather clear now, and cold has increased. Markets are well stocked and prices fluctuate but slightly. The health of the district may be said to be generally good, though cases of cholera and fever are occasionally reported, as also a few cases of cattle-disease from some parganas of the Sadr Tahsil.
Gorakhpore (" 13th) Ballia (" ")	1.10 at Sadar Showers	Rabi looking well. Prices stationary. Health fair. Weather cold with westerly wind, and showers beneficial to rabi crops. Prospects continue favourable. Supplies plentiful, and prices easier. Cholera and sever are still prevalent in some parts of the district.

Presidency or Province and District.	Rainfall for week under report.	State of agricultural prospects.
NW. P. & Oudh—cont. Fyzabad (Dec. 14th) Lucknow (,, 13th		Weather cold. Wheat and poppy are being watered. Markets well stocked. Prices stationary. Cholera still prevails. The fall has been beneficial to wheat and poppy crops, which look well. Some loss in mash owing to the raise. Markets well supplied. Prices steady. Slight cholera. Cattle-disease de-
Rai Barelli (" 13th Pertabgarh (" 14th Allahabad ("	11th at Sadr. Heavy fall on the 11th.	Prospects of the rabi crops favourable. Supplies abundant. Prices stationary. General health good. The rain will be most beneficial to the rabi crops. Prices stationary. Health of people and cattle good. Weather very cold. Crops benefited by rain. Poppy doing well.
Cawnpore (,,	all tahsils except Meja.	Markets well supplied. Prices show a slight rise. Health good. Weather now clear and cold. Rabi being irrigated and coming on well. Poppy sowings completed and seed germinating
Farakhabad (", ", Sitapur (", ") Bareilly (", ") Banda (", "	Slight showers in two Tahsils. Nil Over 2.0 on 11th.	excellently. Prices slightly risen. Fever in two and cattle disease in one pargana. Rabi and second poppy sowings are germinating. Markets well supplied. Health fair. Weather seasonable. Crops are being irrigated. Poppy crops have germinated everywhere. No disease reported. Poppy and crops generally benefited by rain. Prospects good. Markets steady. Health of men and cattle good. The rain has benefited rabi crops. Prices rising. Public health fair, though fever continues. Cattle-disease in one village.
Kumaon (" ") Agra (" 13th) Jhansi (" ")	Nil	Weather fine and cold. Rabi crops require rain. Prices steadily falling. General health good. Cattle-disease in parts. Rabi being irrigated. Prices steady. Fever continues. Weather occasionally cloudy. Rabi looking well. Prices
Aligarh	,	falling. Public health generally good. Slight cattle-disease.
Meerut (Dec. 14th)	Nil	Weather cloudy for several days. Rabi flourishing, but rain wanted. Cane-pressing in active progress. Prices steady. Some fever still prevalent and cattle-disease in a few villages. General Remarks,—Rain has fallen in several districts, greatly benefiting both rabi and poppy crops. Prospects promise well everywhere. Supplies ample, though prices show a tendency to rise. Public health generally fair. Cattle-disease continues to be reported from places.
Punjab—(Dec. 15th) Delhi (Dec 14th) Hissar Umballa Jullundur Amritsar Sialkot Ferozepore Lahore Rawalpindi Shahpur Mooltan Dera Ismail Khan Peshawar Central Provinces—	_	Health good. Prices fluctuating. Rabi crops promising. Health good. Prices stationary. Rain required for rabi sowings. Health good. Prices rising. Rain required for rabi sowings. Health good. Prices rising. Rain required for rabi sowings. Health good. Prices rising. Kharif crops nearly all gathered. Rabi sowings rapidly progressing. Health good. Prices stationary. Rabi crops sown. Health good. Prices almost stationary. Health good. Prices stationary. Rabi crops being sown. Health good. Prices stationary. Rabi crops being sown. Health good. Prices stationary. Rabi crops being sown. Health good. Prices stationary. Rabi sowings in progress. Smallpox prevalent. Prices almost stationary. Rain much wanted for rabi. General Remarks.—No rain has fallen except in Rawalpindi and Peshawar; much wanted in Amballa, Jullundur and Peshawar districts. Smallpox prevailing in Peshawar, elsewhere health good. Prices rising in Jullundur, Amritsar, Sialkot and Shappur districts and fluctuating in Delhi. Rabi sowings nearly completed.
Central Provinces— (Dec. 15th).		
Nagpur (Dec. 14th) Jubbulpore Saugor (Dec. 14th) Seoni Hoshangabad Bilaspur	*42 2*98 *62 1*39 *04	Weather cloudy. Tur somewhat damaged by insects, other crops good. Fever prevalent. Cattle-disease in Umrer. Rabi crops favourable. Fever prevalent. Prices steady. Health good. Prospects good. Prices slightly falling. Rabi crops good. Health good. Prices steady. Rubi greatly benefited. Fever in places. Price of rice fallen. Rice harvest continues. Rabi sowings nearly completed. Rain has done much good to rabi. Fever and cattle-disease in places. Trade brisk.
Khandwa . •		Weather cloudy. Rain benefited rabi, but kharif slightly damaged. Health fair. Prices unchanged.
Raipur	.01	Weather cloudy. Kharif harvest nearly completed. Rabi crops faring well. Fever and cattle-disease in places. Prices steady. Weather cloudy and sultry. Rice being harvested. Cholera abating. Prices steady. General Remarks—There has been more or less rain in all parts
		which has done good to the young rabi plants. Prices steady.

Presidency or Province and District.	Rainfall for we under report.	State of agricultural prospects,
British Burma—(Dec.15th) (Report for week ending 11th Dec. 1886)		
Akyab	Nil	One death from cholera in town. Cattle healthy. Crops good.
Basseir,	Nil Nil	Public health and health of cattle good. Crops generally good.
Rangoon	Nil Nil	Six cases of cholera in town. Two fatal.
Tavoy (for week ending 4th Dec.)	Nil	Public health and health of cattle good. Reaping progressing. Public health and health of cattle good. Early crops have been, reaped. Reaping of general crops progressing.
Pegu	Nil Nil	Public health and health of cattle good. Reaping commenced in parts of district. Rats damaging some crops in one township.
Prome	Nil	Public health and health of cattle good. Reaping progressing. Public health good. Slight cattle-disease in one township. Crops in good condition. Reaping going on.
Toungoo	Nil	Two deaths from cholera in Toungoo town. Cattle healthy. Crops good.
Thayetmyo	Nil	Ten fatal cases of cholera in one village of the Myedé Myoma sub- division. Cattle healthy. Reaping continuing in parts of district. General Remarks. Sporadic cases of cholera reported from seven districts; 10 deaths in one village of Thayetmyo district, otherwise health of people good. Slight cittle disease in three districts. Harvest progressing in most districts. Prospects con- tinue favourable,
Assam—(Dec. 15th). Gauhati	'23 during week end- ing 14th inst.	Weather seasonable. Public health good. Reaping of sali still in progress. Prospects of crops good.
Sylhet .	Nil	Sali and aman harvesting in progress. Cold-weather crops promise well. Rain would be beneficial. Public health good.
Cachar .	*14	Weather cold. Reaping of sali crops progressing. Common rice 13 seers 510 chataks per rupee. Health good.
Dibrugarh .	Nil	Weather seasonable. Cholera reported both from Sadr and North Lakhimpur sub-divisions. Reaping of sali and gathering of matikulai progressing.
Mysore and Coorg— (Dec. 15th)	
Bangalore	At Civil and Military Station 1'59.	Crops in good condition. Prospects favourable. Public health good. Cattle-disease prevalent in parts. Prices slightly fallen in Kolar and Tumkur districts and risen in Hassan district.
Mercara) ·	Prospects good. Prices slightly fallen.
Berar and Hyderabad-		
(Dec. 15th		
Amraoti (Dec. 15th)	. '27	Weather cloudy. Kharif being harvested. Rabi prospects good.
41 1		Wheat 20 and joware 28 seers per rupee. Cotton-picking continues. Kharif crops are being harvested.
Akola	•	Rabi crops thriving.
Hyderabad—(Dec. 16t)	n) *08	Total raintall since 1st January 40'74. Rabi sowings in progress. Abi crops continue to be harvested; fever and ague prevalent in almost all talukas; cattle-disease prevalent in Manchal taluka. Prices wheat 14, coarse rice 12½, white juar 21, yellow juar 23, and tur 15½ seers per current sicca rupee.
Central India States— (Dec. 15th	()	
Sehore		Weather cloudy and cool. Health and crops good.
Nowgong .	. Nil . Nil	Weather cloudy and cold. Prices steady Health good. Crops good. Weather cloudy. Health good. Prices steady.
Manpur Indore	. Rainfall on the 11th	Weather cloudy during week.
Morar (Gwalior) .	'36 '14 (Total 28'78).	Health and prospects good.
Sutna	. 1'31	Weather clear. Health good. Slight rain during week. Prospects and health good.
Neemuch	. Nil . '24	Weather and prospects good.
Goona Agar	. '25	Health and crops good.
Rajputana—(Dec. 15th)		•
Abu (Dec. 15th Sirohi (, 12th		Weather seasonable. Slight fever still prevalent. Smaller tanks drying up; wells good. Crops good. Weather fine and cool.
Marwar (" 11t	h) <i>Nil</i>	Tanks nearly full. Health good. Crops good. Weather often slightly cloudy but seasonable. Prices stationary.
Kherwara (" 12t	h) <i>Nil</i>	Tanks and wells decreasing slightly. Crops progressing far ourably. Health good. Prices steady. Weather colder; light
Partabgarh(" 11ť	h) <i>Nil</i>	clouds. Tanks half full. Diarrhoa decreasing. Prices rising. Weather getting cold.
Meywar (" 11t	h) <i>Nil</i>	Water in tanks and wells decreasing. Rabi sown. Health good. Prices stationary. Weather cloudy and cold.
Harowti (" 11t	h) <i>Nil</i>	Weather colder. Health good. Prospects good.

Presidency and I	Presidency or Province and District.		Rainfall for week under report.	State of agricultural prospects.					
Raiputana—			Jhalrapatan *09	Weather cloudy.					
Kotah)Dec.	13(11)	Juanapatan og						
Kotah Ajmere	5 "	TITE)	. Nil	Health good. Opium sowings commenced. Weather cloudy.					
				Weather cooler. Slight fever in some parts. Cholera amongst Europeans, three seizures, one death. Prices steady.					
leypore	(-)	Nil	Weather seasonable. Health good.					
Jeypore Kerowlie	(,,	<u>"</u>)	N: l	Tanks and wells drying. Rabi prospects good. Rain wanted. Weather cloudy and cool. Smallpox among children. Prices steady.					
Dholpore	(,,	12th)	Nil	Weather cold and cloudy. Tanks low, wells full. Crops fair. Health good. Prices stationary.					
Ulwar	(I4th)	Nil	Crop prospects hitherto fair, but rain needed. Health good.					
Ulwar Bikan e er	(,,	tith)	Nil	Cholera in Bikaneer and Dungargurh. Prices stationary.					
Nepal(Dec Katmande		roth)	Nil	Prospects fair					
tretinglint	i Lucc.	ioni)	2736	Prospects fair.					

E. C. BUCK,
Secretary to the Government of India.

DEPARTMENT OF FINANCE AND COMMERCE.

91		Rumanns.			
51 •		Salt.	S. Ch.	1 1 2 0 1 0 1 1 4 0 0 0 0 0 0 4	-
41		* boowsyi'	S. Ch.	845676846 600000	
13		Athar or Thur Cadisan Pea (Ca- Janus indicus).	S. Ch.	22512;52 2000000	
12		Maize (Zen Mays).	S. Ch.	1111111	
=	80 TOLAS.	Gram, Chenna, Chola, Kadalay or Sunaga (Creev artetinum).	S. Cj.	122222 1222222 12222222	
01	SEERS OF	Kangni or Kakun, Italian millet (Setarta skalica).	S. Ch.	0	
6	RUPEE IN	Marua or Ragi (Eleusine Coro- cona).	S. Ch.	24246444 0000000	
s	QUANTITIES PER	Bajra or Cumbu (Pennisetum typhoideum).	S. Cb.	:::g:::g	
7	Quar	Jowar or Cholum (Sorghum val- gare).	h. S. Ch.	4::4:: 1	
٥		Rice, common.	Ch. S. Ch.	6 4 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Maria di Salah da an
ъ 		Rice, best sort.	Ch. S. C	2000000 2000000	
-		Barley.	ທ່	: 02 004 ::21012525	
8		Wheat.	s. Ch.	 5 : 52 : 2 5 5	***************************************
a		Districts.		Bangalore Kolar Mumkur Mysore Shiassan Shiassan Kadur Chitaldroog	

J. WESTLAND, Offg. Secretary to the Government of India.

DEPARTMENT OF FINANCE AND COMMERCE, (Statistical Branch).

DEPARTMENT OF FINANCE AND COMMERCE.

strue Statement of the Net Indian Sea and Land Customs Revenue (excluding Salt Revenue) for the first eight months of the official year 1886-87, and of the

fifteen preceding years. (In Thousands or Ruffes.)

		YEAR.	1871-72.	1872-73.	1873-74-	1874-75.	1875-76.	1876-77.	1877-78.	1878-79.	1879-So.	1880-81	1881-82	1882-83.	1883-84.	1884-85	1885-86.	1886-87.	e	
		Total Revenue.	1.44.42	1,52,35	1,42,99	1,44,92	1,49,25	1,32,66	1,42,03	1,37,89	1,30,51	1,47,86	1,45,61	69,33	65,61	53,36	63,88	63,60		
	H INDIA.	Export Revenue.	20	46.85	38,16	30,76	40,55	28,28	22,54	28,68	29,52	35,39	39,13	43,29	37,60	27,27	36,69	32,88		
	IL BRITISH	Total Import Revenue,		1.05.50	1,04,83	1,14,16	1,08,70	1,04,38	1,19,49	1,00,21	1,00,99	1,12,47	1,06,48	26,04	28,01	26,09	27,19	30,72	- u 11/2	
	TOTAL	On other Imports.	8			96.73	90,00	83,15	96,19	85,34	77,14	88,80	80,97	8	8	63	. 29	26	***************************************	_
		on Imports.		17.20	16,27	17,43	18,70	21,23	23,30	23,87	23,85	23,67	25,51	26,94	27,33	25,46	26,52	29,75	•	
	١٧.	Total Revenue.	16.03	26.47	21,07	17,88	24,52	18,61	17,14	24417	26,31	29,55	34,21	34,60	126,71	20,75	28,62	26,92	**************************************	
	H BURMA.	On Exports.	12.17	7, 17	15,87	10,80	18,80	13,45	9,93	15,09	17,75	61,12	24,53	29,32	21,42	15,57	24,42	21,05		
	Вяітіѕн	On other Imports.	2,70	7.17	3,04	4,4	3,23	3.49	8,4	84.4	4,14	5,24	5,14	Ŋ	=	ن	10	2	,	
MBER		stroupid nO stroupid lo	۶	8	2,16	3,66	2,49	2,87	3,21	4,6	4,42	3,12	4.54	5,23	5,18	5,12	4,15	5,77		
TO NOVEMBER,		Total Revenue.	10.44	17.62	20,07	20,02	20,52	17,23	10,54	12,87	14,10	16,00	13,31	6,26	16,9	6,78	5,69	8,05		
PRIL T	MAURAS.	On Exports.	2	81.7	8,74	8,66	8,13	5.48	1,38	2,95	4,53	5,52	3,49	2,65	3,48	3,66	4,5	3,59		-
MONTHS, APRIL	MA	On other mores.	2	2.85	8,96	9,16	9,55	8,21	3,60	6,20	6,18	7,17	6,61	19	6 0	'n	6 0	2		
TNOM		etroquil nO eroupial to	2.20	3.50	2,37	2,30	2,79	3.54	3,56	3,72	3,39	3,31	3,21	3.59	3,35	3,09	3,17	4,34	4 41	
EIGHT		Total Revenue.	80.0	2.03	2,22	2,10	2,45	1,67	2,2	18,1	2,69	3,99	3,69	2,68	2,77	2,94	3,46	3,91	Andrew Control of the	-
FOR THE	SINDH.	.атодх I пО	1.17	1.40	12	8,	8	9	27	91	7	13	22	38	33	8	\$	63		
FOF	č.	On other Imports.	\$	õ	67	84	67	ŝ	8	. 6g	\$	73	6	n	*	*	n	00		
		etroqmI n() .eroupi.I to	8	3 8	8	7.5	83	1,01	1,34	1,26	2,06	3,09	2,56	2,27	2,43	2,56	2,9	3,20	· · · · · · · · · · · · · · · · · · ·	
		Total Revenue.	27.03	33.76	35,79	36,70	33,79	32,74	37,69	36,16	31,45	41,99	38,48	6,44	8,29	8,25	8,82	20'6		
	Вомвау.	On Exports.	8	2.2	2,19	2,43	3,56	8	62	1,37	1,17	1,26	1,01	8	&	1,16	72	8	-	
	Bos	On other Imports.	 92	28.03	25,42	30,06	25,82	26,64	31,43	29,17	24,13	35,12	30,82	-1,05	8	88	35	36		
		ethogmi nO sroupid to	0,7			4,21	4	5,42	5,64	2,62	6,15	5,61	E 6,65	6,57	7,10	18'9	7,75	267	angalaman dinakan asalam asalam asalam asalam asalam asalam asalam asalam asalam asalam asalam asalam asalam a	
		Total Revenue.	88	71.47	63,84	68,22	67,97	61,21	74.45	62,38	55,96	56,33	55,92	19,35	20,93	14.64	17,29	15,65	and the second s	
	BENGAL.	On Exports.	13.13	14,63	10,59	8,00	906	8,51	10,34	11.6	5,93	7,27	88.6	10,02	11,48	6,54	8,62	6,82	***************************************	
	BEN	On other Imports,	40.00			52,61	50,73	4,31	54,56 1	45,10	42,20	40,52	37,49	10	17	22	91	31		
		shoqmI nO snoupid lo	6,71			7,61	8,18	8,39	9,55	8,67	7,83	8,54	8,55	9,28	9,38	7,88	8,51	8,52		
		1 30	•	•		•	•	•	•	•	•	•	•	•	•	•	•	•	Marine entitle entitle entitle entitle entitle entitle entitle entitle entitle entitle entitle entitle entitle	
		ZAR.	•	•	•	•	•	•	•				•		•	•	•	•	•	

STATISTICAL BRANCH;

Calcutta, 16th December 1886.

J. WESTLAND, Offg. Secretary to the Government of India.

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GOVERNMENT OF INDIA.

PUBLIC WORKS DEPARTMENT.

RAILWAY TRAFFIC.

No. XXXIII of 1886-87.

APPROXIMATE STATEMENT OF GROSS RECEIPTS AND EXPENSES OF INDIAN RAILWAYS.

N.B.—As regards the figures in column Total Receipts from 1st April to date, audited figures have been used as far as possible.

State Compositive Compos		N.B.—As regards the	length	RECEIF FOR WEEK F 21ST NOVE 1885	TS NDING MBKR,	length	RECEIP FOR WEEK E 201H NOVE 1886.	TS NDING MBER,	TOTAL	L FROM O 21ST	TOTA RECEIPTS IST APRIL T	L FROM O 20TH		
Linear worked by Canamarized Companies Section Sec		1		Total.	mile		Total.	mile	Total.	mile open per	Total.	Per mile open per	Increase in 1880-87.	Decrease
Nov., 1886 Couch and Rohilkhand did ditto. Market value of the control of the con				R	R		R	R	R	R	R	R	R	R
Central India	ditto ditto	Oudh and Rohilkhand Madras South Indian	861 654	1,37,358 63,341	160 97	831 654	1,21,878 88,552	147	4 ⁸ ,34,222 28,93,706	167	49,18,179 32,70,185	177 150	83,957 3,7 0,479	
Dec., 1886 East Indian 1,515 8,71,515 575 1,515 9,42,772 622 2,94,45,182 2,90 2,88,44,217 570 13,2105 10,12105 10		Bombay, Baroda and		1					i	'				
Dec., 1886 East Indian 1,515 8,71,515 575 1,515 9,42,077 542 2,94,46,482 579 2,88,44,217 570 20,54 1,616		TOTAL .	4,088	13,43,564	328	4,133	14,32,288	346	4,07,08,418	297	4,41,44,207	319	34,35,889	
ditto ditto ditto separate description of the distribution of the	Dec., 1886	Guaranteed Com- panies.	1,515	8,71,595	575	1,515	9,42,972	622	2,94,56,382	579	2,88,44,217	570		0.12.105
Maintain	ditto .	Dildarnagar-Ghazipur	57 12	1,058	88	12	582	•40	3,30,772 29,314	167 73	3,50,613 30,027	183 75	713	
State Lines worked by Government. Nov., 1886 Eastern Bengal 233 1,16,642 501 234 1,30,510 553 27,01,734 345 53,535 55 2,061 1	ditto . Nov., 1880	Rajputana-Malwa (<i>a</i>) Southern Mahratta	1,660 315	3,49,458 27,402	210 87	1,664 476	3,60,000 34,868	216 73	1,03,40,858 5,94,493	186 56	1,10,44,225 10,08,213	199 100	7,03,367 5,03,720	
Nov., 1886 Eastern Bungal 233		TOTAL .	3,634	12,68,151	349	3,841	13,59,544	354	4,09,66,032	336	4,16,78,357	332	7,12,315	
ditto ditto	ditto ditto ditto Dec., 1886	Government. Eastern Bengal Nalhati Northern Bengal Kaunia-Dhanla Lirhoot Wardha Coal	27 249 37 226	1,863 57,883 2,392 33,497	68 232 65 148	27 249 37 246	1,375 68,000 2,527 32,819	50 273 68 133	49,597 13,02,691 79,257 7,91,263	54 156 63 104	52,558 16,20,542 71,877 9,60,656	58 195 58 117	2,061 3,17,851 1,60,303	7,38c
Nov., 1886 Bareilly-Pilibht 30 1,700 49 36 1,525 42 43,078 36 55,510 40 12,438 50 1,658,92	ditto . ditto . ditto .	Nagpur and Chattis- garh Burma Cherra-Companyganj	327	30,706	94 	327	(b) 43,918	134	12,78,979	127	14,52,000 (c)983	131	1,73,021 983	38,745
Nov., 1886 Companies Com	Nov., 1886 ditto . ditto .	Bareilly-Pilibhit Dacca Jorhat	36 86	1,766 2, 519	49 29	36 86	1,525 5,348	42 62	43,078 57,762	36 30	55,516 1,63,154	46 56	12,438 1,05,392 2,479	•••
ND TOTAL (GUARANTRED AND TATE)		ni-Umaria Section) .	'											
NET RRCEIPTS		I. (GUARANTEED AND							· · · · · · · · · · · · · · · · · · ·					15.78,070
Net Receipts	•	·											25,00,544	
1 Nov., 1886 Bengal Central. 125 10,122 81 125 9,804 78 3,21,957 77 3,59,866 86 37,009 1 ditto . Rohilkhand-Kunaon . 78 0,014 78 78 78 5,230 78 1,52,702 68 2,05,871 02 53,169 1 ditto . Bengal and North-Western . 303 37,809 125 303 39,190 129 9,59,867 94 12,29,503 121 2,69,636 1 Dec., 1886 Tarakessur . 22 4,945 222 22 3,540 159 1,61,217 216 1,55,148 209 1 Doc., 1886 Blavnagar-Gondal . 193 18,238 94 193 24,819 128 6,05,436 93 6,23,132 96 17,696 Nov., 1886 Doc., 1886 Nov., 1886 N		1								144			18,10,511	
1 Dec., 1886 Tarakessur . 22 4,945 222 22 3,540 159 1,61,217 216 1,55,148 209 . 6,06 TOTAL . 595 62,751 105 595 63,745 107 17,56,141 88 21,68,963 109 4,12,822 Native States. h Nov., 1886 Bhavnagar-Gondal . 193 18,238 94 193 24,819 128 6,05,436 93 6,23,132 96 17,696 h Dec., 1886 Jodhpore 64 4,385 68 64 5,400 84 1,08,643 51 1,34,880 63 20,237 h Nov., 1886 Nizam's 121 27,766 229 208 29,585 142 7,28,049 179 9,27,023 133 1,08,074 h ditto . Mysore 140 8,133 58 140 9,175 66 2,87,405 61 3,09,670 66 21,765 h Dec., 1886 Rajpura-Patiala . 10 961 60 16 781 49 27,854 52 36,816 69 0,012 h Nov., 1886 Morvi	ı ditto .	Bengal Central Rohilkhand-Kumaon	78	3,771 6,014	56 78	67 78	5,230 5,981	78 77	1,52,702 1,60,398	59	2,05,871 2,18,575	92 80	53,169 58,177	
Native States. h Nov., 1886 Bhavnagar-Gondal . 193	1 Dec., 1886	Tarakessur	22	4,945	222	22	3,540	159	1,61,217	216	1,55,148	209	2,00,030	
h Nov., 1886 Bhavnagar-Gondal 193 18,238 94 193 24,819 128 6,05,436 93 6,23,132 96 17,696 h Dec., 1886 Jodhpore		TOTAL .	595	62,751	105	595	63,745	107	17,56,141	88	21,68,963	109	4,12,822	
TOTAL . 534 59,483 111 645 70,766 110 17,57,887 98 20,56,415 95 2,98,528	h Dec., 1886 h Nov , 1886 h ditto . h Dec., 1886	Bhavnagar-Gondal . Jodhpore Nizam's Mysore Rajpura-Patiala .	64 121 140 16	4,3 ^N 5 27,766 8,133 961	229 58 6 0	64 208 140 16	5,400 29,585 9,175 781	84 142 66 49	1,08,643 7,28,049 2,87,405 27,854	51 179 61 52	1,34.880 9,27,023 3,09,670 36,806	63 133 66 69	26,237 1,08,074 21,765 9,012	••• •• ••
		Total .	534	59,483	[11	645	70,766	110	17,57,887	98	20,56,415	95	2,98,528	

⁽a) Including the Cawnpore-Achnera State Railway.
(b) Return not received.
(c) Receipts from 16th June to 6th November, 1886.

⁽d) Including the Amritsar-Pathankot State Railway.
(e) Receipts from 31st October, 1886.

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India. Ohe

PUBLISHED BY AUTHORITY.

SATURDAY, DECEMBER 25. No. 52. \cdot \cdot CALCUTTA. 1886.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

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Notices.

Part III. – Advertisements and Notices by private individuals and Corporations.

PART IV .-- Acts of the Governor General's Council assented to by the Governor General :-

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A Bill to amend the Code of Criminal Procedure, 1882,

SUPPLEMENT No. 52.

PART I.

Government of India Notifications, Appointments, Promotions, &c.

HOME DEPARTMENT.

NOTIFICATION.—JUDICIAL.

Calcutta, the 22nd December, 1886.

No. 1863.—Mr. William Bigge, Officiating 1st Judge of the Court of Small Causes, Rangoon, is confirmed in that appointment, with effect from the 28th September, 1886, vice Mr. A. F. Lingham, deceased.

A. P. MACDONNELL,

Offg. Secretary to the Government of India.

FOREIGN DEPARTMENT.

NOTIFICATIONS.

Fort William, the 22nd December, 1886.

No. 2354 G .- With the sanction of Her Majesty's Government, the Governor-General in Council is pleased to recognize the appointment of Mr. Otto Steiner as Consular Agent for Russia, at Aden.

No. 2357 G .- Mr. Ney Elias, Additional Political Agent of the 1st class, on special duty, is granted furlough to Europe for one year, on medical certificate, with effect from the date on which he availed himself of the same, under Chapter V, Section 52, of the Civil Leave Code.

No. 2358 G.—Consequent on the return from the seconded list of Mr. Ney Elias, Additional Political Agent of the 1st class, on special unty, the following reversion is made in the graded list of the Political Department, with effect from the date on which Mr. Elias embarked on furlough :-

Mr. A. H. T. Martindale, Political Agent of the 3rd class, vacates his appointment, but will continue to officiate as a Political Agent of the 2nd class.

No. 2361 G.—Consequent on the seconding of Major E. A. Fraser, Political Assistant of the 1st class, to be an Additional Political Agent of the 1st class, the following substantive appointment is made in the graded list of the Political Department, with effect from the 5th December, 1886, under the operation of Rule 4, Section 4, of the Pay and Acting Allowance Code:—

Mr. A. H. T. Martindale to be a Political Assistant of the 1st class, but to continue to officiate as a Political Agent of the 2nd class.

The 23rd December, 1886.

No. 2363 G.—With reference to Foreign Department Notification, No. 1370 G., dated the 2nd July, 1885, Mr. W. W. G. Beatson, Consular Agent for the United States of America, at Bassein, resumed charge of his office on the 1st of December, 1886.

No. 2366 G.—The following reversions are made in the graded list of the Political Department, consequent on the return from furlough of Colonel P. W. Powlett, Resident of the 2nd class, and Resident in the Western States of Rajputana, with effect from the 11th December, 1886:—

Lieutenant-Colonel H. P. Peacock, from Officiating Resident of the 2nd class, to Officiating Political Agent of the 1st class.

Colonel E. S. Reynolds, from Officiating Political Agent of the 1st class, to his substantive grade of Political Agent of the 2nd class.

Mr. A. H. T. Martindale, from Officiating Political Agent of the 2nd class, to Political Agent of the 3rd class, sub. pro tem.

Captain I. MacIvor, from Political Agent of the 3rd class, sub. pro tem.. to Officiating Political Agent of the 3rd class.

Captain H. L. Ramsay, from Officiating Political Agent of the 3rd class, to Political Assistant of the 1st class, sub. pro tem.

No. 2368G—Lieutenant-Colonel H. P. Peacock, Officiating Political Agent of the 1st class, is posted as Political Agent in Ulwar.

No. 2369 G.—Lieutenant-Colonel A. W. Roberts, Officiating Political Agent of the 2nd class, is posted as Cantonment Magistrate at Nusscerabad.

No. 2372 G.—With reference to Foreign Department Notification, No. 1093 G., of the 27th May, 1886, Mr. J. Janni, Consul for Sweden and Norway, at Bombay, resumed charge of his office on the 27th November, 1886.

The 24th December, 1886.

No. 2382 G.—The following reversions are made in the graded list of the Political Department consequent on the return from furlough of Major H. B. Abbott, Additional Political Agent of the 1st class, with effect from the date on which he assumed charge of his duties as Political Agent, Jhallawar:—

Major H. Wylie, C.S.I., from Additional Political Agent of the 1st class, to his substantive grade of Political Agent of the 2nd class.

Major D. Robertson, from Officiating Political Agent of the 2nd class, to his substantive grade of Political Agent of the 3rd class.

No. 2385 G.—Major H. Wylie, C S.I., Political Agent of the 2nd class, is posted as Political Agent in Bhopawar.

The 21st December, 1886.

No. 4392 1.—The Governor-General in Council has received with satisfaction the information that the Raja of Sunth, in the Rewa Kantha Agency of the Bombay Presidency, has resolved to abolish all transit dues in his State with effect from the 1st November, 1887.

The 22nd December, 1886.

No. 4402 /.—The Governor-General in Council is pleased to extend Sections 188 to 192 (inclusive) of Act V of 1879 (The Bombay Land Revenue Code, 1879), to the Hyderabad Assigned Districts.

The 23rd December, 1886.

No. 4424 1.—The Governor-General in Council is pleased to extend Sections 1 to 7 (both inclusive) and Section 9 of Act XVI of 1863 (an Act to make special provision for the levy of the Excisc Duty tayable on spirits used exclusively in Arts and Manufactures or in Chemistry) to the Civil and Military Station of Bangalore, subject to the following modifications, namely:—

- (a) in Section 1 there shall be substituted for the words "British India" the words "the Civil and Military Station of Bangalore," and for the words "calculated at ten" the words "not exceeding five;"
- (b) in Section 2 there shall be substituted for the first sixteen words of that section the words "The Resident in Mysore," and for the words "its own officers," the words "his own officers," and the words "subject to the approval of the Local Government" shall be omitted; and
- (c) in Section 3, for the words "Board of Revenue or other authority as aforesaid" the words "Resident in Mysore" shall be substituted.

W. J. CUNINGHAM,
Offg. Secretary to the Government of India.

MILITARY DEPARTMENT.

Fort William, the 24th December, 1886.

APPOINTMENTS.

No. 836.—ADJUTANT-GENERAL'S DEPT.—

Lieutenant-Colonel E. A. Money, Bengal S. C., Squadron Commander, 2nd Punjab Cavalry, Punjab Frontier Force, to be an Assistant Adjutant-General on the establishment, vice Major W. V. Ellis, who has resigned that appointment. Dated 8th December, 1886.

No. 837.—BURMA FIELD FORCE-

The undermentioned officers are appointed to the Burma Field Force for special service:—

Captain J. L. O'Bryen, 31st Bengal Infantry, vice Captain '1. D. l'ilcher, whose services are not available for this duty.

Lieutenant R. A. Henderson, Manchester Regiment.

PERSONAL STAFF.

No. 838.—The Viceroy and Governor-General has been pleased to make the following appointment on His Excellency's Personal Staff:—

Lieutenant A. J. Gore, Devonshire Regiment, to be extra Aide-de-Camp. Dated 5th December, 1886.

No. 839.—G. G. O. No. 446 of 1886, appointing Lieutenant G. T. Robertson, Northumberland Fusiliers, to officiate as Aide-de-Camp on the Personal Staff of the Hon'ble the Lieutenant-Governor and Chief Commissioner, North-Western Provinces and Oudh, is cancelled.

VOLUNTEER CORPS.

Nagpur Volunteer Rifle Corps.

No. 840.—Lieutenant Λ. H. Magec, King's Own Borderers, to be Adjutant, with effect from 8th November, 1886, vice Captain Sir R. A. W. Colleton, Bart., who has resigned that appointment.

Calcutta Volunteer Rifle Corps.

No. 841.—Mr. James Birnie Miller to be Lieutenant, vice Lieutenant D. F. Mackenzie, who has resigned his commission.

Rajputana-Malwa Volunteer Rifle Corps.

No. 842.—Captain H. S. Smith, Manchester Regiment, to be Adjutant, with effect from the 20th November, 1886, vice Captain H. S. Wheatley, who has resigned that appointment.

FURLOUGH AND LEAVE.

Warrant 1 No. 843.—The undermentioned Officers are granted furlough out of India, with the necessary subsidiary leave :-

Conductor H. Stenson, Commissariat Department, (m. c.) for one year, under rule I of the regulations of 1875.

Conductor T. Hindle, Ordnance Department, (m.c.) for one year, under rule VI of the regulations of 1875.

No. 844.—The undermentioned officers are 1 granted leave out of India under the leave rules for the Staff Corps, with effect from the dates on

which they are respectively struck off duty:— Lieutenant C. Y. Crommelin, Bengal S. C., 1st Battalion, 1st Goorkha Regiment, (p.a.) for one year.—Pension service,—5 years,

63 days. Lieutenant G. S. Ommaney, Bengal S. C., and Battalion, 1st Goorkha Regiment, (p.a.) for one year. Pension service,—8 years, 2'37 days.

No. 845.—Colonel J. F. L. Fisher, Bengal S. C. is permitted to reside out of India.

No. 846.—Captain St. J. F. Michell, Bengal 'S. C., has been granted by the Secretary of State for India an extension of furlough (m. c.) for three months.

LONDON GAZETTE.

No. 847.—The following extract is published for general information :-

London Gazette, dated the 5th November, 1886,

page 5328.

War Office, Pall Mall,

5th November, 1886.

MEMORANDA.

BENGAL UNATTACHED LIST.

Major and Brevet-Lieutenant-Colonel Patrick Roddy, v.c., to be Lieutenant-Colonel. Dated 24th February, 1886.

Promotions.

No. 848.—The following promotions are made, subject to Her Majesty's approval:-

To be Colonels in the Army. Dated 20th December, 1886.

Lieutenant-Colonel Henry Bristow Sanderson, Bengal S. C.

Lieutenant-Colonel George Farquhar Irving Graham, Bengal S. C.

Lieutenant-Colonel Charles James Garstin, Bengal S. C.

Lieutenant-Colonel Alan Murray, Bengal S. C. Lieutenant-Colonel George Atkins, Bengal S. C.

Lieutenant-Colonel Frederick John Stuart Adam, Bombay S. C.

Lieutenant-Colonel Charles James Osburn Chambers, Madras S. C.

Lieutenant-Colonel William Henry Wilson, Bombay S. C.

BENGAL STAFF CORPS.

To be Lieutenant-Colonels.

Major and Colonel Edward Stedman,-19th December, 1886.

Major Charles Edward Shepherd,-19th December, 1886.

Major John Alexander Temple,—19th December, 1886.

INDIAN ARMY.

To be Lieutenant-Colonels.

Major Louis Henry Emile Tucker, General List, Infantry,—19th December, 1886.

Major Charles McDowal Skene, General List, Infantry,—19th December, 1886.

Major Charles McKenzic Hall, General List, Infantry,-20th December, 1886.

No. 849.—Colonel's Allowance-

The undermentioned officers of the Bengal Staff Corps are admitted to the Colonel's allowance, with effect from the 20th December,

Colonel James Edmund Bacon Parsons.

Colonel John Frederick Lanc Fisher.

Colonel John Charles Horne.

Colonel David Simson Buist.

Colonel Henry Coape-Smith.

No. 850.—NATIVE ARMY—

15th Bengal Infantry.

Color-Havildar Mastán Singh to be Jemadar, vice Iemadar Kateh Ali Knan, transferred to the Burma Military Police,-

With effect from the 28th September, 1886.

No. 851.—ORDNANCE DEPARTMENT—

The undermentioned Sub-Conductors on probation are confirmed in their present grade, with effect from the dates specified:-

Joseph Ratcliffe,—22nd January, 1886.

Thomas Wilson,-19th March, 1886.

William Davis,-19th March, 1886.

No. 852.—Public Works Department-

Sub-Conductor John McMinn to be Conduc-| tor;

Sergeant George Targett to be Sub-Conductor,

With effect from the 10th October, 1886, vice Conductor P. Collins, retired.

Sub-Conductor Michael Heenan to be Conductor;

Sergeant John Clarke to be Sub-Conductor, supernumerary;

Sergeant Thomas Henry Hopkins to be Sub-

Conductor, supernumerary;

Sergeant Peter Ross to be Sub-Conductor,-With effect from the 31st October, 1886, vice Conductor D. Gunning, deceased.

VOLUNTEER CORPS.

East Indian Railway Volunteer Rifle Corps.

No. 853.—The following officers having completed 15 years' service as commissioned officers in the Volunteer Forces, are granted the honorary rank of Major, in accordance with paragraph 122A of Army Regulations, India, Volume IX:-

Captain John Strachan.

Captain James George Burbidge. Captain Edwin Weatherdon.

Captain William Ward.

Captain Walter Charles Gordon Macpherson.

Oudh Volunteer Rifle Corps.

No. 854.—Lieutenant Frank Goodschall Johnson to be Captain, vice Captain J. Quinn, who resigns his commission;

Mr. Frederick George Docker Lincoln to be Lieutenant, vice Lieutenant Johnson, promoted,-With effect from the 1st April, 1886.

Hyderabad Volunteer Rifle Corps.

No. 855.—Captain William Alexander Forbes to be Major, vice Major M. H. Wilkinson.

RETIREMENTS.

No. 856.—Colonel Robert Stanwix Robertson, Bengal S. C., has been permitted to retire from the service, with effect from the 5th November, 1886, subject to Her Majesty's approval.

REWARDS.

No. 857.—ORDER OF BRITISH INDIA-

The Governor-General in Council is pleased to admit the undermentioned Native Officers to the 1st and 2nd classes of the Order of British India from the dates specified :-

BOMBAY.

To the 1st class, with the title of "Sirdar Bahadur:"

Subadar-Major Rámá Karilkár, Bahadur, 28th Bombay Infantry, vice pensioned Subadar-Major Mahadeo Sirke, Sirdar Bahadur, deceased,-25th September, 1886.

Ressaldar Khúshal Misir, Bahadur, 2nd Bombay Lancers, vice pensioned Ressaldar Major Húsáin Baksh, Sirdar Bahadur, deceased,-12th October, 1886.

To the 2nd class, with the title of "Bahadur." Subadar-Major Gangnak Sajanak, 12th Bombay Infantry, vice Subabar-Major Rama Karilkar, Bahadur, promoted,-25th Sep. tember, 1886.

Subadar-Major Sayyid Imán, Bombay Sappers and Miners, vice Ressaldar Khúshal Misir, Bahadur, promoted,—12th October, 1886.

VOLUNTEER CORPS.

Rajputana-Malwa Volunteer Rifle Corps. No. 858.—Captain W. R. S. Jones resigns his commission.

> E. H. H. COLLEN, Lieut.-Colonel, Offg. Secretary to the Government of India.

MILITARY DEPARTMENT.

NOTIFICATION.

Calcutta, the 24th December, 1886.

Under Clause 26 of the Regulations appended to the Regimental Debts Act of 1863, it is notified that report of the death of the under-mentioned Commissioned Officer, on the date specified, was received in the Military Department between the 17th and the 24th December, 1886.

Testate Corps. Rank and Name. Date of Decease. Place of Decease. REMARKS. Intestate. . Lieutenant J. H. Dyer . 15th December 17th Lancers Lucknow.

Statement of Deposits on account of Estates between the 17th and the 24th December, 1886

On whose account,	Rank,	Corpe.	Date of decease.	Testale or Intestate,	Total unclaimed amount deposited.	Amount paid in India.	Date to which claims will be received.
Joseph FitzGerald MacCartie (a).	Lieutenant .	Durham Light In- fantry.	12th May, 1886	Intestate .	R a. p. 1,680 9 9	•••	24th Feb., 1887.
Henry Ernest Davis (b)	Lieutenant.		20th September, 1886.	Intestate .	616 3 3	··· •	24th Feb., 1887.

⁽a) Newt-ef-km—
Revd. T. MacCartle.

Address—Wilton Vicarage, Redcar, Yorkshire, England.

⁽b) Nant-of-kin-Australian Sisters.
Sisters.
Address-No. 1, Buxton Villas, Weymouth, England.

DEPARTMENT OF FINANCE AND COMMERCE.

NOTIFICATIONS. ·

ACCOUNTS AND FINANCE.

Calcutta, the 20th December, 1886.

Monthly Preliminary Statement of Receipts and Payments at Civil Treasuries in India.

November 1886.

(Lakhs of Rupees.)

					Lakiis Ui	Kupees.)
	In November		TO RND OF	November	WHOLE YEAR	
For the explanation of these heads, see Gasette of India, dated 22nd December 1883, Part 1, page 497.]	1886-87.	1885-86.	1886-87.	1885-86.	Budget, 1886-S7.	Actuals Preliminary
Civil Revenue.						1885-86.
Land Revenue (including Land Revenue due to Irrigation) .	1,17	94	10,12	10,02		
Opium	74	67	6,03	5,83	23,32 9,23	23,15
Salt	73	53	4,38	4,10	0,39	8,94 6,34
Stamps	32	26	2,45	2,38	3,69	3,66
Provincial Rates	34 23	31 18	2,86	2,71	4,14	4,15
Customs	1 28	7	1,51	1,47	2,91	2,98
Assessed Taxes ·	14	í	86	67 46	1,17	1,20
Forest (Madras and Bombay only)	2	2	21	17	134	50 43
Registration	2	2	20	21	31	31
Tvibutes from Native States	2 17	20	24	26	71	70
Other Civit Revenue	1 "	20	1,88	1,89	3,20	3.13
TOTAL CIVIL REVENUE DIRECTLY BROUGHT TO ACCOUNT:					 -	
Gross	3,98	3,25	31,41	30,17	56,83	55,49
Ciril Erronditure			- -			
Civil Expenditure.						
Interest on Ordinary Debt and that on Productive Public	- 47	- 44	- 2,68			_
Opium	- 4/	- 2	- 2,40	-2,71 $-2,78$	- 3,8 ₂	- 3,81
Other Civil Expenditure	- 1,57	- 1,57	- 13,12	- 13,36	-2,65 $-22,45$	- 3,05
•				23/30		- 20,99
Total Civil Expenditure directly brought to account:		1				
Gross	- 2,06	- 2,03	- 18,29	- 18,85	- 28,92	- 27,85
Extraordinary Receipts	·					+ 2,17
Receipts into Civil Treasuries from, and issues from those Treasuries to, the following Non-Civil Departments.						
The figures comprising Revenue, Expenditure, and Debt and Remittance	ļ					
transactions.] Post Office (Net: + Receipts more,—Receipts less, than issues) Forest, Telegraph, Marine (Net as above)	+ 8 - 2	+ 3	+ 1,84	+ 31	+ 49	+ 91
Guaranteed and subsidized Railways (Net as above)	+ 36	+ 44	+ 2,89	- 29 + 3 ,36	+ 4.07	33
Do. Repayment of surplus profits, &c	- 47	- 39	- 53	- 42	+ 4,07	+ 4,99 - 47
Military Receipts	+ 4	+ 8	+ 57	+ 62	+ 83	+ 1,13
Military issues	- 1,25	- 1,20	- 9,02	- 9,97	- 12,99	- 14,78
State Railways Receipts	1 40	+ 30	+ 0.50			•
" " Issues	+ 49	+ 30 - 38	+ 3,57 - 5,59	+ 2,30	- 2,35	+ 4,28
East Indian Railway Receipts	+ 34	+ 34	+ 2,78	- 3,69 + 2,74	15	- 5,97
,, ,, Issues	- 10	- 21	- 83	- 94	+ 2,80	+ 4,18
Ordinary Branches Receipts	+ 9	+ 10	+ 1,17	+ 42	12	+ 1,70
,, issues	- 48	- 56	- 4,06	- 4,71	5.44	- 7,58
						
TOTAL NON-CIVIL DEPARTMENTS .	1,58	- 1,49	— 7,37	— 9.77	- 13,02	- 13.29
				2111	•,,,,,,	13.29
Civil Debt and Remittance Transactions.						
Permanent Debt (Net: + Receipts more,-Receipts less, than						
payments)	+ 23	•••	+ 7	- 6	– 2	48
Mint Certificates and Bullion Advances (Net as above) Exchange on Remittance Account	+ 13	+ 17	+ 8	+ 24		+ 17
Council Bills paid (including Telegraphic) at R10 per £	- 27	- 33	- 2,12	- 1,46	- 4,55	- 3.3/
Other Debt heads (Net as above)	- 98 + 13	- 94 + 15	- 6,12 - 11	- 5,25	— 13 33	- 11,16
•	1 13	+ 15		+ 39	+ 1,23	- 1,50
•						
TOTAL DRBT AND REMITTANCE TRANSACTIONS .	– 76	- 95	- 8,20	- 6,14	- 10,57	- 16,3
						
GRAND TOTAL RECEIPTS AND ISSUES .	- 42	- 1,22	- 2,45	- 4,59	- 1,78	+ 2
	·			,		. -
Ot Cook Delease to Manager and Dec 11 Dec to						
Opening Cash Balance in Treasuries and Presidency Banks .	10,72	9,17	12,75	12,54	12,40	12,5
•						-
I		7 05	10.20	7.95	10,62	12,7
					- 1	

The 2.4th December, 1886.

No. 4821.

RESOLUTION-By the Government of Iudia, Department of Finance and Commerce.

The President of the Finance Committee having reported to the Government of India that, in accordance with the instructions conveyed in Financial Department No. 3397, dated 29th September, and No. 4745, dated 17th December, the Committee have made arrangements for the submission of their final report and have dissolved, it becomes necessary to arrange for the completion of enquiries in certain branches of the administration which have been instituted by the Committee, but for the prosecution and completion of which it is not necessary that so numerous a body as the Finance Committee should be retained.

2. The Government of India will dispose of the recommendations of the Committee in regard to the Provincial Contracts and such other subjects as can be disposed of on the reports already submitted. But the Government is not in a position to carry out effectively, without further aid, certain other of the enquiries which are at present in various stages of advancement, and which from their importance need the whole time and attention of the officers engaged in them. His Excellency in Council has, therefore, decided to avail himself for a further term of the services of Mr. C. A. Elliott, Chief Commissioner of Assam and late President of the Finance Committee; to appoint him, while engaged on these further enquiries, Finance Commissioner with the Government of India; and to appoint Colonel Filgate and Mr. Bliss to be on special duty with the Finance Commissioner with the Government of India for the purpose of assisting him in completing the enquiries confided to him. Mr. Elliott will act under the instructions of the Government of India in the Financial Department as to the subjects to which his attention is to be directed, and will arrange, in communication with that Department, the order in which they shall be taken up, the mode in which the enquiries are to be pursued, and all other matters connected with the work entrusted to him. It will be understood that in all such enquiries Mr. Elliott and his Colleagues are acting on behalf and with the authority of the Government of India in the Financial Department. It is the intention of His Excellency in Council that their labours should be directed to the completion of enquiries which have been instituted by the Committee and are actually in progress, and it will not, save in exceptional cases, (which will be subject to the limits within which, in paragraph 3 of the Resolution No. 649, dated 10th February 1886, the Finance Committee were instructed to confine themselves) be necessary for them to enter upon the examination of branches of the administration other than those to which the Committee have directed their attention.

Mr. S. Jacob will be deputed to act as Secretary to the Finance Commissioner with the Government of India; and replies to any letters issued by the Secretary, Finance Committee, which have not been answered up to date, should be addressed to him in that capacity.

ORDER.—Ordered, that this Resolution be published in the Gazette of India, and that copies of it be communicated to Mr. C. A. Elliott, Colonel A. J. Filgate, Mr. H. W. Bliss, and Mr. S. Jacob for information.

Ordered also, that the Resolution be communicated to the several Local Governments and Administrations, the Comptroller and Auditor General, and the several Accountants General and Comptrollers.

LEAVE AND 'APPOINTMENTS.

The 22nd December, 1886.

No. 4797.—In the Notification in this Department No. 3709, dated the 18th October, 1886, insert the following before the paragraph beginning with the word! "Mr. W. H. Egerton to cease to officiate," &c., &c.:—

"Mr. W. T. Piercy to officiate as Enrolled Officer, Class V."

PAPER CURRENCY.

The 23rd December, 1886.

No. 4817.—Abstract of the Accounts of the Department of Issue of Paper Currency on the 30th November, 1886, published as required by Section 27 of the Indian Paper Currency Act, XX of 1882.

	Whole	REBERVE IN SILVER COIN AND BULLION.				
Circles of Issue.	amount of Notes in circulation.	Com.	Bullion.	Total.		
Calcutta	# 5,69,35,210 73,05,695 93,12,595 47,1,08,195 49,80,015 1,42,98,575 13,07,040 50,04,800	2,1,43,57,124 92,04,805 83,12,7,35 1,83,658 54,30,690 02,57,320 9,31,125 1,30,38,265	R 21,32,676 82,00,477 30,600 1,80,000 14,000	# 1,61,89,800 92,04,805 83,12,735 2,68,90,0,5 54,67,390 64,37,320 9,48,125 1,39,38,265		
TOTAL .	14,67,82,185	7,62,30,682	1,05,57,753	8,67,88,435		
Price paid for Govern	ment Securi under Sectio	ties of the no m 19 of the A	minal value	5 ,99.93,75 0		
ı		GRAND TO	OTAL .	14,67,82,185		

J. WESTLAND,

Offg. Secretary to the Government of India.

PUBLIC WORKS DEPARTMENT.

NOTIFICATIONS.

Fort William, the 18th December, 1886.

No. 352.—The Secretary of State for India having sanctioned the construction of an extension of the Burma State Railway from Tounghoo to Mandalay, His Excellency the Governor-General in Council is pleased to place the control of the work under the Director General of Railways.

The project will be called the Tounghoo-Mandalay Extension of the Burma State Railway.

No. 353.—Lieutenant O. M. R. Thackwell, R.E., Assistant Engineer, 1st grade, sub. protem., North-Western Provinces and Oudh, temporarily employed on State Railways, is transferred permanently to State Railways, and posted to the Establishment under the Director General of Railways.

The 22nd December, 1886.

No. 354.—Mr. J. Mackenzie, Honorary Assistant Engineer, 2nd grade, Punjab, is transferred to Burma.

The 23rd December, 1886.

No. 355.—Public Works Department Notification No. 342, dated 4th December, 1886, transferring Lieutenant-Colonel E. N. Peters, R.E., Executive Engineer, 1st grade, to Burma, is cancelled.

The 24th December, 1886.

No. 356.—Lala Rala Ram, Apprentice Engineer, State Railways, is promoted to Assistant Engineer, 3rd grade, with effect from the 1st January, 1887.

W. S. TREVOR, Colonel, R.E., Secretary to the Government of India.



The Gazette of Andia.

PUBLISHED BY AUTHORITY

CALCUTTA, SATURDAY, DECEMBER 25, 1886.

图 Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART II.

Notifications by High Court, Comptroller General, &c.

GAZETTE OF INDIA.

NOTICE.

The 16th October 1886.

From the 13th November next, till further notice, the complete Gazette of India will be published at Calcutta. After the 6th November, all Notifications and other matter intended for publication in the Gazette, should be addressed to the Publisher, 8, Hastings Street, Calcutta.

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Subscription	for (Gasel	te and	l Supp	ie-			
ment per a				•		15	O	0
Postage		•				5	8	U
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Postage.		•		•		3	U	o
For a single	тору	ot th	ne <i>Gas</i>	ette	•	υ	8	0
For a single	copy	of the	he Suj	pleme	nL	O	4	O
Postage on s	mele	e cop	ies va	ries ac	cord	hng	to	weight

Parts IV and V of the Gasette of India, containing the Acts and Bills of the Legislative Council, may be subscribed for separately from the other Parts of the Gazette. The annual subscription for the two Parts is \$\mathbb{R}5\$ per annum, payable in advance. When sent by post, \$\mathbb{R}2-8\$ per annum additional will be charged for postage.

By an order of Government, all subscriptions must be paid in advance.

Applications for the supply of the Gazette on the public service should be addressed to the Home Department.

Complaints regarding non-receipt of any number of the Gasette should be forwarded within a week after the date on which it is due.

Attention is invited to the Circular Memo. of the Government of India, Home Department, of February 1870, directing that all Notifications or other matter intended for insertion in the Gazette of India

should be delivered at the Publisher's Office not later than 2 P.M. on Friday afternoon, and that matter sent after that hour must be certified to be extremely urgent in order to ensure its appearance in the next day's Gazette.

Matter intended for publication in the Supplement should reach the Press not later than Thursday.

E. J. DEAN,
Publisher Gazette of Incia

BANK OF BENGAL.

NOTICE.

Calcutta, the 16th December, 1886.

Notice is hereby given that the Transfer Books of the Bank will be closed from Monday, the 3rd, to Monday, the 17th proximo, both days inclusive.

By order of the Directors,

R. HARDIE, Secretary & Treasurer.

ORDERS BY THE VICE-CHANCELLOR AND SYNDICATE OF THE CALCUTTA UNIVERSITY.

NOTICE.

It is hereby notified for general information that a Convocation of the University of Calcutta for conferring degrees will be held at the Senate House, College Street, on Saturday, the 8th January, at 3 P.M.

Graduates of the University in Academic costume are admissible on presenting themselves at the Senate House at 2 P.M.

CHARLES H. TAWNEY,

Senate House, The 21st December, 1880. Offg. Registrar.

AGENT TO THE GOVERNOR GENERAL FOR CENTRAL INDIA, P. W. D.

List of Government Promissory Notes deposited through the Examiner, Public Works Accounts,

Central India,

		Λмο	UNI OF INVEST	MENT.	1
No.	Name of person or fund on whose behalf held.	4 per cent. of 1807.	4 per cent, of 1842-43.	4 per cent. of	Name of officer to whom interest is sent.
175471	Chaitram for Chum- bal Toll Collections.	500	· · · ·		
C115960	Gustadjee Cooverjee, Contractor.	•••	500	i	Interest sent to Examiner, Public Works Accounts, Central India. The Pro-
•	Gustadjee Cooverjee, Contractor.	•••	500	i	missory Notes are in custody of the Comptroller General, Calcutta.
	Gustadječ Cooverjee, Contractor.	•••	. •••	2,000	Coneral, Calcula
071184	Gopalchunder Baner- jee, Contractor.	•••	500	•••	No interest drawn. The Promissory Notes are in
174668	Gustadjee, Con- tractor.	500		• • • • • • • • • • • • • • • • • • • •	custody of Treasury Officer, Indore.

FRED. R. HUTCHINSON.

Examiner of Public Works A counts,

Cutral India.

P. W. ACCOUNTS OTHER, CENTRAL INDIA,

INDORE,

The 6th December, 1886

C. S. THOMASON, Colonel, R.E.,

Ser, to Agent to Goor, Genl. for Central India,

P. W. D. pt.

Statement of the Affairs of the Bank of Bengal for the week ending 19th December, 1836.

		_	-		-
LIABILITIES.	, #	u.	<i>þ</i> .	ASSETS. # a. p.	
Capital paid-up	2,00,00,000 43,50,004		0	Government Securities	
Head Office . 77.16,275 6 10 Public Deposits at	2,01,47.557	1 1	-	authorized Securities 64,85,280 4 3 Accounts of Credit on Government	
Branches .1,24,31,282 5 1) Other Deposits at Head Office and				and other authorized Securities . 93,72,116 12 7 Bills discounted and purchased . 2,08,01,781 14 2	
Branches		8	4	Balances with other Banks . 6,00,856, 1 8	
Bank Post Bills, &c	40	8	7	Bullion	
	, ,,,		1	Stamps	
			ł	5.39.92.950 7	,
				Cash and Currency Notes at	
				Head Office 86,80,888 11 8 2,06,95,279 5 11	
				rency Notes at Branches . 1,80,14,390 10 3	
Rupkes .	8,06,88,229 1	12	1 1	Rupkes . [8,00,88,229 12 11	

By Order of the Directors,

BANK OF BENGAL, Calcutta, 21st December, 1886. J. GORDON,
Chief Acctt. & Dy. Secy.

R. HARDIE,
Secretary & Treasurer.

Rate for Demand Loans 5 per cent.

CALCUTTA MINT.

NOTIFICATION.

List of Coins acquired under the Indian Treasure Trove Act and available for sale to Numismatists. (Home Department Resolution No. 46-1668-82, dated 9th October, 1884.)

Register Number.	Description.	Metal.		Value each coin.		Number available for sale,	Remarks.		
22	Found in the Gujrat District (Punjab). Coins of Pathan Sikandar Lodi,	Copper.	R	a.	<i>f</i> .	13	These coins will be avail-		
23	A. H. 894—923 — A.D. 1488— 1517, with imperfect dates. Ditto with illegible dates	Do	0	О	6	95	able for sale up to and not later than the 17th January, 1887.		
56	Found in the Flawah District. Buddhist punched coins	Silver .	0	3	0	61			
58	Found in the Ballia District. Old Hindu or Buddhist punched coins.	Do	1	0	0	106	Do. 24th June, 1887.		
62	Found in the Hissar District. Muhammad Shah, bad specimens	Do	1	o	o	35			

R. V. RIDDELL, Major, R.E., Master of the Mint.

CALCUTTA MINT. The 21st December, 1886.

ACCOUNTANT GENERAL, PUBLIC WORKS DEPARTMENT.

NOTIFICATION.—ESTABLISHMENT.

Fort William, the 20th December, 1886. No. 6.—Mr. F. A. Newman, Accountant, 1st grade, and Honorary Assistant Examiner, is transferred from the Office of the Examiner of Public Works Accounts, Punjab, to that of the Examiner, Guaranteed Railway Accounts, Bom-

A. G. BEGBIE, Major, R.E., Offg. Accountant General.

AGENT TO THE GOVERNOR GENE-RAL, RAJPUTANA.

NOTIFICATIONS.

Abu, the 14th December, 1886.
No. 3059 G.—With reference to Foreign Department Notification No. 2220 G., dated 1st December, 1886, Captain C. Herbert assumed charge of his duties as Assistant to the Agent to the Governor-General in Rajputana, on the forenoon of the 17th November, 1886.

The 15th December, 1886.
No. 3068 G.—First Class Hospital Assistant, No. 88, Mahomed Fakeer (1st) returned on the 30th November, 1886, from the leave granted him in this Office Notification No. 2575 G., dated the 13th October, 1886.

No. 3069 G.—Second Class Hospital Assistant, No. 354, Syud Sujjad Hossein, returned on the 29th November, 1886, from the leave granted him in this Office Notification No. 2576 G., dated the 13th October, 1886.

> By Order, E G. COLVIN.

AGENT TO THE GOVERNOR GENE-RAL FOR CENTRAL INDIA.

NOTIFICATION.

Indore Residency, the 20th December, 1886.

No. 4388.—In compliance with Foreign Department Notification No. 2254G., dated the 3rd December, 1886, Lieutenant L. S. Newmarch received charge of the Office of 2nd Assistant Agent to the Governor-General in Central India on the afternoon of the 15th December, 1886.

By Order,

F. L. PETRE. 1st Asst. Agent to the Govr. Genl. for Central India.

CHIEF COMMISSIONER OF AJMERE-MERWARA.

NOTIFICATION.

Abu, the 18th December, 1886.

No. 1402-327.—With reference to this Office Notification No. 1293-327, dated the 13th November, 1886, the Chief Commissioner of Ajmere-Merwara is pleased to make the following offiiating appointments during the absence of Rac Bahadur Pandit Bhag Ram on one month's privilege leave, with effect from the afternoon of the 10th instant:-

- 1. Mr. H. E. J. Fitzpatrick, Extra Assistant Commissioner, to act as Judicial Assistant, vice Pandit Bhag Ram.
- 2. Munshi Balmokand Das, Tehsildar, sub.

Assistant Commissioner, and Treasury Officer, Ajmere, vice Mr. Fitzpatrick. 3. Mir Abdul Aziz, Naib Tehsildar, to act as Tehsildar, Ajmere, vice Munshi Balmokand Das.

By Order,
F. G. COLVIN,
1st Asst. Agent to the Govr. Genl.

RECTOR GENERAL OF RAILWAYS.

NOTIFICATION.—ESTABLISHMENT.

Calcutta, the 20th December, 1886.

5. 115.—Mr. E. N. Horman, Class III of Superior Revenue Establishment of State Railways, Store Department, is transferred, in the interest of the public service, from the Bellary-Kistna State Railway to the North-Western Railway.

H. F. HANCOCK, Major-Genl., R.E.,
Offg. Director General of Railways.

CURRENCY NOTES.

The following Currency Notes of the Government of India are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers. Any other person having these Notes in his possession, or claiming a right to them, is warned to communicate at once with the undersigned:—

Allahabad Circle.

NOTE WHOLLY LOST OR DESTROYED.

Regr. No. No. of Note. Value. Name of Claimai

R
26 . D 20-74009 . 100 Amarnath Sah, Nainital.

C. G. VANSITTART,

Asst. Accountant Genl., In charge of Paper Currency Office.

ALLAHABAD,
The 22nd December, 1886.

Lahore Circle.

NOTE WHOLLY LOST OR DESTROYED.

No. No. of Note. Value. Name of Claimant,

R
100 Mr. F. L. Lopes, Engine-driver, North-Western Rail-way, Labore.

W. H. EGERTON,

for Deputy Commissioner of Currency.

LAHORE.

The 20th December, 1886.

Madras Circle.

NOTES WHOLLY LOST OR DESTROYED.

, Reyr. No. No. of Notes. Value. Name of Claimant.

37 . B 83—81364 . 50 M. Ramanujachari, Madras.
38 . B 93—28791 . 1001 Jamshedjee Aderji, Bika1005 necr.

II. S. GROVES,

Asst. Accountant Genl., In charge Paper Currency.

FORT ST. GEORGE, 1686.

Rangoon Circle.

NOTES WHOLLY LOST.

Regr. No. No. of Notes. Value, Name of Claimant, 1886-87.

W6 . Q 8--01594 . 500} K. P. A. Subramania Chetty, 500} S. 500 Money-lender, Henzada.

M. BUATTACHARRYA,

Asst. Comptroller, Paper Currency.

RANGOON

The 14th December, 1886.

POST OFFICE.

NOTIFICATIONS.

Calcutta, the 12th December, 1886.

Revised Rules relating to Remittances by Telegraphic Money Orders.

1. With effect from 1st January 1887, the commission for the issue of inland telegraphic money orders will be charged at the following reduced rates:—

									A	а.
On sur	ns not exceeding exceeding	R		but not	exceeding	R	25	:	ī	0 4
٠,	**	,,	25.		,,	٠,	50		1	8
,,	,,	,,	50,		**	,,	75		1	13
						,,	100		2	O
			too,			,,	125		2	4
			125,			٠,	150		2	8
			150,			,.	200		3	O
			200,			,,	250		3	8
			250,			٠,	300		4	0
			300,			,,	350		4	8
			350,			,,	400		.5	0
			400.			,,	450		.5	8
			450,			,,	500	•	6	O
						,,	550		t,	8
						٠.	600		7	0

No additional charge will be levied for the telegram advising the remittance. The above rates will cover both postal and telegraph charges.

- The maximum amount for which a single inland telegraphic money order can be issued, will be raised to Rooo; the minimum amount will be R1.
- 3. No telegraphic money order can include the fraction of a Rupee. Up to R150 these orders will be available for sums in even Rupees; beyond that limit the order must be for sums which are multiples of R10.
- 4. Under existing rules a private message can be added by the remitter to the telegram advising the remittance on payment of the prescribed separate charges. This will not be permissible under these revised rules.
- 5. The remitter will not be able in future to prepay a reply from the payer acknowledging the remittance; but he will obtain the ordinary money order acknowledgment by post.

Telegraphing amounts of foreign sterling money orders.

6. The amount of a foreign money order expressed in sterling can be telegraphed, as at present, to Bombay, whence the order will be communicated by post to the foreign country of payment. The limit of value for a single toreign money order expressed in sterling and telegraphed as above will be raised to £40, and no such money order may be for less than £1 or contain a fraction of £1. The rates of commission (including telegraph charges) will be as follows:—

On sums not exceeding & exceeding	5, 5,	but not exceeding £	10 15		i ! 2	8 0 8
	15, 20,	۰,	25		3	8
	•,	,,	25 30		4	0
	30.		35			
	35,		40	•	5	O

P. SHERIDAN,

Offg. Depy. Dir. Genl. of the Post Office of India.

The 25th December, 1886.

SEA AND FOREIGN MAILS.

Mails for	Date of closing at Calcutta.	Route by which despatched,
Fgypt, Europe, America, Cape Colonies through United Kingdom	1886 28th Dec.	Per P. & O. Str.
Difto (Book Post and Pattern Pickets) Zanzthar, Mozam'aque and East Co. et of Africa generaty, Delegon Bay, Natal and Cape Coloanes by B. I. Steamers from Aden to Zanzibar and thence by the Mad Packets. Madras and Colombo	28th 28th 25th	Ditto. Per P. S.O. Str.
Madras, Condichery, Ceylon, Batayia, Singapore and China	315t "	Per French
Madras, Jonda herry, Ceylon, Batavia, Singapore and Chuna Rangoon and Moulmein Akyah, Kyouk Phyoo, Sandoway and Rangoon	29th .,	Per Str. Pala ana. Ditto Medina,

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E. HUTTON,

Presidency Postmaster, Calcutta

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Candidates must apply in writing to the Principal of the College, not later than the 10th January, 1887, for permission to appear at the examination, enclosing a certificate of good conduct and a certificate of age.

For admission to this department candidates must be between the ages of 15 and 17 years.

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Algebra . . . To simple equations.

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English Grammar and Composition.

Every applicant before admission to the College will be examined by the College Surgeon as to his physical strength, fitness for manual labour, and eyesight. If this officer's report is unsatisfactory, the applicant will not be admitted.

There will be two vacancies on the Free list for Christian students in February next, and eleven vacancies on the Reduced-fee list.

For Natives there will be fifteen vacancies on the Reduced-fee list.

These vacancies will be filled up by the Board of Visitors.

Further particulars will be supplied on application to the Principal of the College.

S. F. DOWNING,

Principal, Goot. Engineering College.

SEEBPORE,

NOTICE.

TO ENGINEERS AND OTHERS.

The Principal of the Scebpur Engineering College has a list of unemployed men qualified as Assistant Engineers, Foreman Mechanics, Overseers, Sub-Overseers, and Draftsmen. Persons requiring the services of any of the above should apply to the Principal.

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گهِ رنمنت سنكهنا فبري فيوج

سیه دوا کوئینائیں کا خوب قائم مقام هی اور نلکته کے بوڈانکل کاردن یہنے کمپنی باغ کے سپرنٹندنت صاحب سے عوایک مقزم سوداری واسطے سوداری کام اور خیرات کے اور سواے اوت حد دوئی ایک مشد، بیس پونت خرید لینے سے بغیم ما نقد حسب نرح دیل خرید کرسکتے هیں یعنے نرح چار اونس کے ثین کا خود دویعہ آتھہ اونس بے ثین کا آتھہ رویعہ آتھہ آتھ اونہ کی پوند نے ثین کا سولہ رویعہ آتھہ آتھ '

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PUBLISHED BY AUTHORITY.

CALCUTTA, SATURDAY, DECEMBER 25, 1886

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PART V.

Bills introduced into the Council of the Governor General for making Laws and Regulations, or published under Rule 22.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

[Second Publication,]

• The following Bill was introduced into the Council of the Governor-General of India for the purpose of making Laws and Regulations on the 17th December, 1886:—

No. 27 OF 1886.

A Bill to amend the Code of Criminal Procedure, 1882.

WHEREAS it is expedient to amend the Code of Criminal Procedure, 1882; It is hereby enacted as follows:—

- Amendment of sec- a Police-station" in section tion 4. 4, clause (0), of the said Code there shall be substituted for the word "therefrom" the words "from the station-house", and for the words "present at the Police-station" the words "present at the station-house"
- Amendment of section 312 of the said Code the word four shall be substituted for the word "two".

STATEMENT OF OBJECTS AND REASONS.

The primary object of this Bill is to amend section 312 of the Code of Criminal Procedure, 1882, the Hon'ble the Chief Justice and Judges of the High Court at Fort William having represented that, as the law at present stands, owing to the numerous absences from Calcutta of gentlemen whose names are on the special jury list, and to the necessity of excusing special jurors from attendance on sufficient grounds, it is found necessary to summon the same gentlemen very frequently, to their manifest inconvenience and to serious interference with their business avocations.

2. A Bill to amend the Code having thus become necessary, the opportunity has been taken to cure a defect which has been noticed by the Government of Bombay in the definition of the expression "Officer in charge of a Policestation."

ANDREW R. SCOBLE.

The 17th December, 1886.

S. HARVEY JAMES,
Offg. Secretary to the Government of India.



SUPPLEMENT TO

The Gazette of India.

No. 52.} CALCUTTA, SATURDAY, DECEMBER 25, 1886.

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GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

ABSTRACT OF THE PROCEEDINGS OF THE COUNCIL OF THE GOVERNOR GENERAL OF INDIA, ASSEMBLED FOR THE PURPOSE OF MAKING LAWS AND REGULATIONS UNDER THE PROVISIONS OF THE ACT OF PARLIAMENT 24 & 25 VIC., CAP. 67.

The Council met at Government House, on Friday, the 17th December, 1886.

PRESENT:

His Excellency the Viceroy and Governor General of India, K.P., G.C.B., G.C.M.G., G.M.S.I., G.M.I.E., P.C., presiding.

His Honour the Lieutenant-Governor of Bengal, K.C.S.I., C.I.E.

The Hon'ble Sir T. C. Hope, K.C.S.I., C.I.E.

The Hon'ble Sir A. Colvin, K.C.M.G., C.I.E.

The Hon'ble Major-General G. T. Chesney, R.E., C.S.I., C.I E.

The Hon'ble J. B. Peile, M.A., C.S.I.

The Hon'ble A. R. Scoble, Q.C.

The Hon'ble R. Steel.

The Hon'ble W. W. Hunter, C.S.I., C.I.E., LL.D.

The Hon'ble Syud Ameer Hossein.

The Hon'ble Peari Mohan Mukerji.

The Hon'ble W. S. Whiteside.

NEW MEMBERS.

The Hon'ble SYUD AMEER HOSSEIN and the Hon'ble MR. WHITESIDE took their seats as Additional Members.

SELECT COMMITTEES.

The Hon'ble MR. SCOBLE moved that he be substituted for the Hon'ble Mr. Ilbert as a Member of the Select Committee on the Bill to amend the law relating to the Civil Courts in Bengal, the North-Western Provinces and Assam.

The Motion was put and agreed to.

The Hon'ble MR. SCOBLE also moved that he be substituted for the Hon'ble Mr. Ilbert and the Hon'ble Mr. Peile be substituted for the Hon'ble Sir S. Bayley as Members of the Select Committee on the Bill to consolidate and amend the law relating to Courts of Small Causes established beyond the Presidency-towns.

The Motion was put and agreed to.

The Hon'ble MR. Scoble also moved that he be substituted for the Hon'ble Mr. Ilbert and the Hon'ble Mr. Peile be substituted for the Hon'ble Sir S. Bayley as Members of the Select Committee on the Bill to consolidate and amend the law relating to Guardian and Ward, and that the Hon'ble Mr. Whiteside be added to the Committee.

The Motion was put and agreed to.

The Hon'ble Mr. SCOBLE also moved that he be substituted for the Hon'ble Mr. Ilbert and the Hon'ble Mr. Peile be substituted for the Hon'ble Sir S. Bayley as Members of the Select Committee on the Bill to amend and consolidate the Law of Bankruptcy and Insolvency in British India.

The Motion was put and agreed to.

The Hon'ble MR. PEILE moved that he be substituted for the Hon'ble Sir S. Bayley and the Hon'ble Mr. Scoble be substituted for the Hon'ble Mr. Ilbert as Members of the Select Committee on the Bill to alter the constitution of the Body Corporate known as the Trustees of the Indian Museum and to confer certain additional powers on that Body.

The Motion was put and agreed to.

The Hon'ble MR. SCOBLE moved that he be substituted for the Hon'ble Mr. Ilbert and that the Hon'ble Mr. Peile be substituted for the Hon'ble Sir S. Bayley as Members of the Select Committee on the Bill to amend the law relating to Imprisonment for Debt, and that the Hon'ble Sir Theodore Hope, the Hon'ble Mr. Steel and the Hon'ble Syud Ameer Hossein be added to the Committee.

The Motion was put and agreed to.

The Hon'ble SIR A. COLVIN moved that the Hon'ble Mr. Scoble be substituted for the Hon'ble Mr. Ilbert as a Member of the Select Committee on the Bill to amend the Indian Ports Act, 1875, and that the Hon'ble Messrs. Steel and Whiteside be added to the Committee.

The Motion was put and agreed to.

The Hon'ble MR. Scoble moved that he be substituted for the Hon'ble Mr. Ilbert and the Hon'ble Mr. Peile be substituted for the Hon'ble Sir S. Bayley as Members of the Select Committee on the Bill to amend the Indian Companies Act, 1882.

The Motion was put and agreed to.

The Hon'ble MR. SCOBLE also moved that he be substituted for the Hon'ble Mr. Ilbert as a Member of the Select Committee on the Bill to prescribe the mode of valuing certain suits for the purpose of determining the jurisdiction of Courts with respect thereto, and that the Hon'ble Rao Saheb Vishvanath Narayan Mandlik and the Hon'ble Mr. Whiteside be added to the Committee.

The Motion was put and agreed to.

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The Hon'ble Mr. Scoble also moved that he be substituted for the Hon'ble Mr. Ilbert and the Hon'ble Mr. Peile be substituted for the Hon'ble Sir S. Bayley as Members of the Select Committee on the Bill to amend the Indian Evidence Act, 1872, and that the Hon'ble Mr. Whiteside be added to the Committee.

The Motion was put and agreed to.

The Hon'ble SIR A. COLVIN moved that the Hon'ble Mr. Scoble be substituted for the Hon'ble Mr. Ilbert and the Hon'ble Mr. Peile be substituted for the Hon'ble Sir S. Bayley as Members of the Select Committee on the Bill to consolidate and amend the law relating to Native Passenger Ships, and that the Hon'ble Syud Ameer Hossein and the Hon'ble Mr. Steel be added to the Committee.

The Motion was put and agreed to.

The Hon'ble MR. SCOBLE moved that he be substituted for the Hon'ble Mr. Ilbert and the Hon'ble Mr. Peile be substituted for the Hon'ble Sir S. Bayley as Members of the Select Committee on the Bill to amend the Code of Civil Procedure and the Indian Limitation Act, 1877, and that the Hon'ble Rao Saheb Vishvanath Narayan Mandlik and the Hon'ble Peári Mohan Mukerji be added to the Committee.

The Motion was put and agreed to.

The Hon'ble MR. SCOBLE also moved that he be substituted for the Hon'ble Mr. Ilbert and the Hon'ble Mr. Peile be substituted for the Hon'ble Sir S. Bayley as Members of the Select Committee on the Bill for further shortening the language used in Acts of the Governor General in Council, and for other purposes, and that the Hon'ble Mr. Hunter be added to the Committee.

The Motion was put and agreed to.

The Hon'ble Mr. Scoble also moved that he be substituted for the Hon'ble Mr. Ilbert as a Member of the Select Committee on the Bill to provide for the protection of Indigenous Tribes in Burma, and that the Hon'ble Mr. Whiteside be added to the Committee.

The Motion was put and agreed to.

The Hon'ble MAJOR-GENERAL CHESNEY moved that the Hon'ble Mr Scoble be substituted for the Hon'ble Mr. Ilbert as a Member of the Select Committee on the Bill to abolish Military Courts of Requests as established by Indian Military Law, and that the Hon'ble Mr. Whiteside be added to the Committee.

The Motion was put and agreed to.

The Hon'ble SIR THEODORE HOPE moved that the Bill to regulate the supply of electricity for lighting and other purposes be referred to a Select Committee consisting of the Hon'ble Messrs. Peile, Scoble and Steel, the Hon'ble Peári Mohan Mukerji and the Mover.

The Motion was put and agreed to.

CRIMINAL PROCEDURE CODE AMENDMENT BILL.

The Hon'ble MR. SCOBLE moved for leave to introduce a Bill to amend the Code of Criminal Procedure, 1882. He said:—

"This is a Bill which owes its origin to representations made by the Chief Justice and the Judges of the High Court of Calcutta that the present constitution of the special jurors list occasions considerable inconvenience to the gentlemen who are liable to be called upon to serve as special jurors at the criminal sessions here. As the law now stands, under section 312, the names of not more than two hundred persons shall at any one time be inserted in the special jury list. It has been found, in consequence of the fluctuating character of a portion of the population of Calcutta who are entitled to be entered in the special jury list, that the operation of this section presses very heavily upon many classes; and it is proposed that, instead of only two hundred persons

being eligible to be entered in the special jury list, not more than four hundred shall be eligible for entry in that list. The Judges state that this will enable the special jurors to be empanelled from time to time without causing any inconvenience to any class, and that the addition of a possible two hundred more to this list of those already liable to serve as special jurors will not in any way interfere with the efficiency of the common jury list. The main clause of this Bill provides therefore for the substitution of 'four hundred' for 'two hundred' in section 312 of the Criminal Procedure Code.

"It having been considered desirable to introduce a Bill for the purpose of thus enlarging the special jury list in Calcutta, a reference was made to the High Courts in Madras and Bombay, and they intimated that, although they considered the working of the present law for those Presidency-towns was satisfactory, they saw no inconvenience whatever in the proposed alteration, as it would give them, if occasion should arise, an opportunity for a similar enlargement of the special jury list in Madras and Bombay.

"The second point to which the Bill refers is a small matter, which has, nevertheless, created some practical inconvenience. It arises on a definition in the interpretation-clause, section 4, of the Criminal Proceduré Code. In that section 'police-station' is defined to mean 'any post declared, generally or specially, by the Local Government to be a police-station for the purposes of this Code, and includes any local area specified by the Local Government in this behalf.'

"I understand that as a matter of fact the local area included under the definition of 'police-station' very often includes the whole of a taluq, and in some cases extends over a considerable district of many square miles in extent. That in itself would not be a reason for altering the definition of 'police-station' were it not that in the latter part of the clause the definition of 'officer in charge of a police-station' provides that only when the officer in charge of the police-station is absent therefrom or unable from illness to perform his duties, the police-officer present at the police-station who is next in rank to such officer and is above the rank of constable, or, when the Local Government so directs, any other police-officer so present shall perform those duties. When the officer in charge of a police-station, as frequently happens, is going round his district, within the local area included under the term 'station,' it frequently happens that applications are made at the station-house which require immediate attention, and which cannot be attended to by the officer next in rank, who is technically not in charge of the station according to the strict construction of the clause. It is clear, therefore, that it is desirable that the definition should be so altered as to provide that when the head officer in charge is travelling within the limits of his local area on duties connected with the police, the police-officer next in rank present at the police-station should be able to act for him. The second section of this Bill will have the effect of removing that difficulty, by so altering this definition in the interpretationclause that the chief police-officer actually present at the station-house will be able to perform the duties of the officer in charge of the police-station when that officer is absent from the station-house within the limits of his own jurisdiction on duty."

The Motion was put and agreed to.

The Hon'ble MR. SCOBLE also introduced the Bill.

The Hon'ble MR. SCOBLE also moved that the Bill and Statement of Objects and Reasons be published in the Gazette of India in English and in the local official Gazettes in English and in such other languages as the Local Governments think fit.

The Motion was put and agreed to.

The Council adjourned to Friday, the 7th January, 1887.

S. HARVEY JAMES,

Offg. Secy. to the Govt. of India,

Legislative Department.

FORT WILLIAM;
The 20th December, 1886.

GOVERNMENT OF INDIA. PUBLIC WORKS DEPARTMENT.

CIVIL WORKS

Coal and Iron.

LIST OF ARTICLES THAT CAN BE MANUFACTURED AT THE IRON WORKS AT BURRAKUR.

Burrakur Iron Works Division.

Number of ' items, '	NAMES OF ARTICLES.	Rate per cwt, at Burrakur.	Remarks.
	Pipes (socket), cast-iron Flange pipes, ditto	R a. p. 4 o o 6 o o from 7 o o	Faced joints and drilled bolt holes.
3	Special piping (bends, tees, &c.)	to 7 8 0	
4	Cylinders	7 8 0 from 4 0 0	
5	Pillars and brackets	to 7 0 0	
	Girders	7 8 o 3 4 o	
9	metre gauge	3 4 0	
10	broad gauge	3 2 0 5 8 0	
11	Railings	from 4 8 0 to 8 0 0	Per cwt.
12	Gates	from 80 o o	Per gate.
13	Monkeys	5 0 0	Per cwt.
14	Weights (cast-iron)	from 5 0 0 to 8 0 0	
15	Anvils	6 0 o	
16	Axle-boxes, cast-iron parts only.	5 8 0	For metre-gauge railways.
17	Ditto ditto ditto .	6 8 0	For broad ditto.
18	Fire-bars for engines	from 5 0 0	
	}	7 0 0 from 6 0 0	
19	Trolly wheels, faced.	to	
•	, (7 0 0	
	Discorby (complete)	from 3 12 c	
	Ploughs (complete) .	400	- Per piece.
	Č	from 1 2 0	
21	Ditto (cast-iron parts only) {	to 1 10 0	Ditto.
22	Hand water-lift	30 0 o	Ditto.
23	Water-lift for bullock power	90 0 0	Ditto.
24	Castings (cast-iron), of sorts {	from 3 8 o to 20 o o	Per cwt. according to weight per piece, complication of pattern, and quantity ordered.

• GOVERNMENT PUBLIC WORKS CIVIL

Irriga

STATEMENT OF IRRIGATION AND RAIN

Comparative Statement of Irrigation and Rainfall for the years

										AREA
					Area of the	Cultimable	Cultivated	Sown From	APRIL TO NOV	'EMBER, 1885,
Works.		Ite	ms.		districts in acres.	Cultivable area in acres.	area in acres.	Total	In Compa	rison with 1-85.
								Acres.	Increase.	Decrease.
ı			2		3	4	5	6	7	8.
		ı. Ga	ınjam.							,
		Government lan	d.	•	2,688,417	436,595	384,435	147,561	•••	988
		Inam land . Zemindari .	• •	•	158,943	136,661	120,459	35,354	•••	16,855
			• •	•	2,4/2,900	647,040			•••	39,078
			TOTAL	•	5,320,320	1,420,296	504,894	182,915	•••	56,921
		2. Vizag	apalam.							
		Government lan	u	•	189,391 50,941	134,638	132,520	36,379	•••	7,853
		Zemindari .		:	10,883,424	803,840	40,430	12,748	•••	1,704
		1	Total							
				•	11,123,756	989,079	172,950	49,127	***	9,557
	c	3. Good Government lan	lavari.					278,568	10 400	
ri Anicut	. }	Inam land .		:		•••		160,229	17,477 25,893	•••
	(Zemindari .	• •	•			•••	120,186	1,031	•••
			TOTAL	•	•••	•••	•••	558,983	44,401	1 ***
	(Government Lar	d			•••		45,815		2,620
r Works	-3	Inam land .	• •	•	•••			20,365	•••	14,328
	(Zemindari .	• •	•	•••	•••		7,969	•••	2,719
			TOTAL	•	•••	•••	•••	74,149	•••	19,667
_	(Government lan	d		1,871,071	1,083,344	656,602	324,383	14,857	•••
TOTAL	- {	Inam land . Zemindari .	• •	•	500,640	470,553	368,894	180,594	11,565	•••
	C	Zemindari .	• •	•	2,329,080	762,486	489,131	128,155	***	1,688
			TOTAL	•	4,700,800	2,316,383	1,514,627	633,132	24,734	•••
		4. Ki	stna.							
nicut	- (Government land	1	•	•••	•••	•••	204,922	23,691	•••
uncui	ં ર્	Zemindari .	• •	•	•••	•••	•••	56,414 63,219	6,297 7,112	•••
			.	•			•••			•••
			TOTAL	•			•••	324,555	37,100	•••
1	(Government land	i	•	•••	•••	•••	19,261	•••	5,366
works	• {	Inam land . Zemindari .	• •	•	•••	•••	•••	3,110	•••	510
	Ì		· ·	•				14	•	5,366
			TOTAL	•	•••	•••	•••	22,385	•••	11,242
Total	(Government land	١	•	3,679,184	2,206,791	1,487,136	224,183	18,325	•••
IOTAL	.3	Inam land . Zemindari .	• •	•	667,696	643,380 709,120	439,293	59.524	5,787	
			M	•				63,233	1,746	•
	ļ		TOTAL	•	5,421,440	3,559,291	1,926,429	346,940	25,858	
	اء	5. Nel	lore.	1				1		
Inicut	5	Government land Inam land		•	•••			25,753	279	•••
Lincut	.)	Zemindari .	• •		•••	•••	*	9,388	4,308	***
٠.	•		_							•••
	- 1		TOTAL	. 1				35,141	4,587	•••

of india.

DEPARTMENT.

WORKS.

tion.

FALL IN THE MADRAS PRESIDENCY FOR 1885-86.

1884-85 and 1885-86 in the Madras Presidency.

RIGATED.	Ducase	-00					RAINFALL,					
Sown from March, 18	886, <i>i.e.</i> , 2N	D CROP.	WноLi	In compar	rison with	Percent- age of Increase	Monsoons.	1884-85.	1885-86.	Percent- age of Increase or	Rema as i the ca of Incr	
Cotal acres.	Increase.	Decrease.	Total acres.	Increase.	Decrease.	or Decrease in 1885-86.		, ,		Decrease in 1885-86.	or Dec	
•9	10	11	12	13	14	15	16	17	18	19	21	
•		••					,					
24,316 4,626	19,755 	 3,794 	171,877 39,980 	18,767 	 20,649 39,078	::: } ::: }	South-west. North-cast.	8.00 31.80	21.86 14.58	+82.52 +82.52		
· 28,942	15,961	•••	211,857	•••	40,960	•••	4.1	39.80	36.44	— 8·44		
14,894	2,939		51,273		4,914	}	South-west.	37'79	24'20	-35.96		
5,7 ⁶ 3	4,597	•••	18,511	2,893	•••] }	North east.	6.41	12.75	+ 98.91		
20,657	7,536	•••	69,784	•••	2,021		,	44*20	36.95	—16·40		
8,597	1,610	•••	287,165	19,087							<u> </u> -	
6,663	1,053		166,892	26,946					•••			
6,448	1,493	•••	126,634	2,524			•••	,				
21,798	4,156		580,691	48,557								
3,670	592		49.485		2,028							
2,793	1,310	•••	23,158	•••	13,018				•••		İ	
335	335		8,304	•••	2,384				• •••	•••	١	
6,798	2,237	•••	80,947		17,430				•••	•••		
12,267	2,202		336,650	17,059		7	South-west.	29.80	22'51	- 24'46		
9,456 6,783	2,363 1,828	•••	190,050	13,928		}	North-east.	4.81	13.50	+174.43		
28,506	6,393		661,638		***		<u> </u>	2006			-	
20,500	0,393	•••	001,030	31,127				34.61	35.21	+ 3.18	-	
899		2,287	205,821	21,404	•••			•••				
120		93	56,534	6,204	•••							
15	13	•••	63,234	7,125	•••					•	_]	
1,034		2,367	325,589	34,733		•••			•••	***		
563		278	19,824		5,644						7	
6 0		130	3,170	•••	640		•••					
. 623		853	23,008		5,811	····			•••	•	-	
		-			12,095		•••	•••			-	
1,462 180	***	2,565	225,645 59,704	15,760 5,564	,	}	South-west.	25.30 8.01	19.63	- 22'41		
. 15		432	63,248	1,314		:: 5	North-east.	8.01	10.79	+ 34.71		
1,657		3,220	348,597	22,638	•••	•••		33.31	30.42	8 7		
18,910		7,324	44,663		7,045							
5,281		3,409	14,669	899	***	•••			•••		1.	
	 	-	-		 	 		-			┨ .	
24,191	•••	10,733	59,332		6,146			•••			1	

Nemath N							<u> </u>	40040
Total		•	A of the	Cultiusbla	Cultivated	Sown fro	M APAIL TO N	ARFAS
S. Nellore—contd. Covernment land Covernme	Works.	Items.	districts in	area in	area in			
S. Nellore—contd. Covernment land Covernme	* ************************************							8
Project	. 	2	3	• 4	3			
Total	project . {	Government land Inam land				526	360	-
Tworks Covernment land	•		-			3,946		4,670
Total	(19,780	
Total	r works . {			1			•••	19,786
Total	_	Total				101,166	3	l
Government land 4,819,840 2,749,621 1,130,440 88,374 23,32 23,32	TOTAL . {	Inam land	726,842	558,720	285,732	24,960		15,118
Covernment land 4,819,840 2,744,651 1,13,1440 50,378 33,344 23,32 1,32440 50,378 30,3		Total	. 5,592,960	3,108,480	1,026,936	140,253	•••	80
Part Part		Government land Inam land	772,480	770,510	437,176	50,278		23,326 4,020
Covernment land	•	Total	5,592,320	3,520,131	1,567,616	146,749		25,128
B. Anantapur, Government land		Government land Inam land	. 822,076	789,359	567,239	10,967	1,531	••• ···
Government land		Total	3.577,600	3,376,605	1,805,906	40,912	7,649	
Octobal Covernment land		Government land	755,840	616,100	371,793	13,482	4,01.7	•••
Covernment land		Total	3,466,885	2,620,759	1,269,581	54,811	16,701	•••
Covernment land	ol canal .	Government land Inam land				2,071		2,010 1,170
Total		Total				17,405		3,180
Total . { Government land	ner works $\cdot \cdot \left\{ ight.$	Inam land		•••	•••	19,134	4,927	•••
Total . {		Total				44.904	10,301	***
Drambakam	TOTAL . {	lnam land	986,256	986,256	751,355	2 1,205	3,757	***
Covernment land	-	TOTAL	. 4,984,320	2,609,487	1,823,240	62,369	7,121	
Government land		Government land					•••	156 1,26 q
Inam land	,		• •••		•••			1,420
Torus 0.154 1.08		Inam land				811		1,675 314
10120	•	Total		•••		6,154	٠,	1,989

RIGATED.		<u> </u>			···		ļ	KAINF	ALL.		
Sown From March, 18	DRCEMBER 186, <i>i.e.</i> , 2N	, 1885, TO d Crop.	Whol	E YEAR, 188	35-86.	Percent-				Percent-	. Ren
Total	In compa	rison with 1-85.	Total acres.	In compa	rison with 1-85.	age of Increase or De-	Monsoons.	1884-85.	1885-86.	age of in- crease or Decrease in	the ca Incre Deci
acres.	Increase.	Decrease.	Total acres,	Increase.	Decrease.	crease in 1885-86.				1885-86.	
9	10	11	12	13	14	15	16	17	18	19	
12,350	8,277		15,770	3,247		•••	***		•••	***	
2,933	80	•••	3,459	440		•••	•••			•••	ļ
e.	•••	•••		•••		•••	•••		•••	•••	
15,283	8,357		19,229	3.687		•••	•••	•••	•••	•••	
48,587	3,536		134,698	23,316		•••				•••	
10,892 47	47	23,267	25,938 56	56	43,053	•••		•••	•••		
59,526	-	19,684	160,692		19.681						-
		1,,,,,,,				i			1		-
79 9 847 19,106	4,489	26,596	195,131	19,518	41,714	}	South-west.	8.54	8.70	+ 1.87	
• 47	47		56	56)	North-east.	33.12	23.40	- 29.14	
99,000		22,060	239,253	***	22,140			41.69	32.10	- 22.79	
			0								
45.441 25,645	26,580 17,316	•••	133,815 75,923	3,254 13,296	•••	::: }	South-west.	10.09	12.11	+ 20.37	
3,423	2,586		11,520	4,804		}	North-east.	20.63	13.71	- 33'54	
74,509	46,482		221,258	21,354	•••			30.69	25.82	15.86	
r				. 0	1						
9,275 2,196	3,733	124	39.220	9,851		 }	South-west.	6.79		+136.63	
•••				•••	•••	}	North-east.	2.12	9'49	+ 54.27	
11,471	3,609		52,383	11,258				11.04	25 57	+ 114.12	
• • • • • •	1		76,267	17,768		,			!		
3 4,938 9,086	5.134 646	•••	22,568	4,713		}	South-west. North-east.	4.78 6.30	12.20	+ 155.23	
•••	•••	•••		· · · ·	·)	North-Cast,	0 30	9.36	+ 48.57	
44,024	5.780		98,835	22,481	•••			11.08	21 56	+ 94.28	
00			19,617	!	1,693						
4,283 278	317 60	•••	2,349	•••	1,110		•••	•••		•••	
•••	•••	•••			•••			•••			
4,561	377	•••	21,966	•••	2,803	•••					
11,607	5,030		37,437	10 404			•••				1
5,132	3,365	•••	24,316	8,292							
-4 -0-	 P and		61 752	18,696		•••	•••				-
16,789	8,395		61,753	<u> </u>			•••	•••	· · ·		-
15,890	5,347	•••	57,054 26,665	8,711 7,182	•••	··· }	South-west.	11.12	16.76	+ 50.72	
5,460	3,425					::: }	North-east.	5.93	9.76	+ 64.59	
. 21,350	8,772		83.719	15,893				17.05	26.2	+ 55'54	
											1
5,851	2,326	•••	13,150	2,170	21		•••		•••		
1,784	1,243		2,505		*						
7,635	3,569	•	15,655	2,149			•••				
2,267	1,388			7,500	287						-
209	1,300	•••	1,020	7,500	258	•••			•••		ĺ
52	19		162	19		•••	•••			•••	
	1	1	8,682		526	1	1			1	1

Comparative Statement of Irrigation and Rainfall for the years

					Area of the	Cultivable	Cultivated	Sown Fro	OM APRIL TO N 5, i.e., 18T CR	OP.
√orks.		Items	•		districts in acres.	arca in acres.	a rea in acres.	Total	In comparison	with 1884-85.
								acres.	Increase.	Decrease.
1		2			3	4	• 5	6	7	8
works	. {	10. Chinglepu Government land Inam land Zemindari			••• •••			235,020 25,610 2,422	5,042 •••	12,680 10,987
			TOTAL	•	,	•••		263,052		18,625
Total	.{	Government land Inam land . Zemindari .	: :	•	1,306,880 277,760 234,240	743,071 265,142 229.437	550,583 69,569 3,943	247,552 27,142 2,532	3,211	 14,258 10,987
			TOTAL	•	1,818,880	1,237,650	624,095	277,226		22,034
;ut •	.{	Government land Inam land Zemindari		•				47,450 4,793 52,243	5,245 933 6,178	•••
works	.{	Government land Inam land . Zemindari .	• •	•			·•·	152,667 27,966 	5,027 	3,827
			TOTAL	•	***			180,633	1,200	
FOTAL	.{	Government land Inam land . Zemindari .		•	2,430,798 175,922 2,195,200	1,186,165 183,299 	646,076 114,505 	200,117 32,759 	10,272 	 2,894
			TOTAL		4,801,920	1,369,464	760,581	232,876	7,378	•••
		12. South	Arcol							•
i anicut	.{	Government land Inam land . Zemindari .		•	 • •	•••		1,794 363	•••	1,073 27
			TOTAL				,,,	2,157		1,100
works	.{	Government land Inam land . Zemindari .					•••	230,563 15,656 131	36,713 	 1,071 1,282
			TOTAL		•••	•••	•••	246,350	34,360	•••
FOTAL	.{	Government land Inam land . Zemindari .		•	2,935,460 160,000 23,680	2,240,420 147,270 14.080	1,160,924 83,103 4,312	232,357 16,019 131	35,640 	1,098 1,282
	Ţ		TOTAL	•	3,119,140	2,401,700	1,248,339	248,507	33,260	
icut .	.{	13. Tanj Government land Inam land Zemindari				•••	 	738,803 99,865 	44,085 2,657	
			TOTAL		100	,,,		838,668	46,742	•••
works	.{	Government land Inam land . Zemindari .		•	•••	•••	•••	62,427 8,037	11,299	20,080
			TOTAL					70,464		8,781
TOTAL	.}	Government land Inam land . Zemindari .		•	15,23,045 623,882 191,633	1,158,837 460,083 147,471	947,767 240,429 56,163	801,230 107,902	55,384	17,423
			Total		2,338,560	1,766,391	1,244,359	909,132	37,961	

				•	in Table 19 may 9
					Gaibanda.9-10 seers, "and foonsheegunge 10-12 seers daripore 12-8 seers, and Attea 12 seers, Jamalpore and Chandpore 11-8 seers, and Chandpore 11-8
					scers, 10-12 life.
					8, J. 80
					ung 2.8.19-11
					andi neeg rre 1 epo 12
					Gaib cons eroz d C
					alt per rupee were:—Nilphamari 13 seers, Gaibanda.9-10 seers, 2 seers per rupee. In retail price of salt 10 seers per rupea. Per rupee were:—Manckgunge 11 seers, Moonsheegunge 10-12 per rupee were:—Galundo 12 seers and Madaripore 12-8 seers, salt per rupee were:—Patuakhali 9 seers, Perosepore 11 seers, per rupee were:—Kishoregunge 9-2 seers, Attea 12 seers, Jamarokona 13-5 seers. 12 seers per rupee. De rupee were:—Babanunberiah 11 seers and Chandpore 11-8 seers per rupee.
In common					Seerra
COD					i 13 ii 13 ii 9 ii 9 g-1
. <u>.</u>					mar ge r z see khal nge
6000 = 00000 00000 000		59	* -		ipha gun gun do r stua egur egur
=	8 8 9 0 0	0 20 20 20 20 20	4 0 %	00 K & & & & & & & & & & & & & & & & & &	Living Short State of the state
******	= 2 2 2 2	521222122	: 0:	52 . 22 9 . 8 2	Kir Kir
-					we we we we we we we we we we we we we w
mono o o o o o o o o o	00000	00 000000	0 00	00 0 0	upee rice were were we we we we we we we we we we we we we
250 250 250 250 250 250 250 250 250 250	280 280 150 150 90	88 2 2 2 2 2 2 3 3 3 3 3 3 3 3 3 3 3 3 3	200 120 128	120 140 75 320	upee upee number
		10 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0			t per rett p
- # @ # @ # @ # @ # @ # @ # @ # @ # @ #	27 27 0 20 0 13 0 0 14 12 0 0 14 15 15 15 15 15 15 15 15 15 15 15 15 15	8 :0 :00 :7:	7 12 8 0		th 12 is in a salt in a sa
•	77	- 4 4 4 -	—	, <u>,</u>	os of sal
0 00 0	0	ec ec c			In sub-divisions retail prices of salt per rupee were:—Nilphamari 13 seers, Gaibanda.9-10 seers, and A Scraigunge retail price of salt 12 seers per rupee. A A Fallacotta in Alipore sub-division retail price of salt 10 seers per rupee. In sub-divisions retail prices of salt per rupee were:—Mannckgunge 11 seers, Moonsheegunge 10-12 seers and Naraingunge 11-5 seers. In Sub-divisions retail prices of salt per rupee were:—Goalundo 12 seers and Madaripore 12-8 seers, g in sub-divisions retail prices of salt per rupee were:—Fatuakhali 9 seers, Perozepore 11 seers, Buch and Seers, Bergore 10 seers, and Netrokona 12-5 seers. In sub-divisions retail prices of salt per rupee were:—Kishoregunge 9-2 seers, Attea 12 seers, Jamalpon and Sherpore 10 seers, and Netrokona 12-5 seers. A Cox's Bazar retail prices of salt per rupee were:—Kishoregunge 9-2 seers, Attea 12 seers, Jamalpon and Sherpore 10 seers, and Netrokona 12-5 seers. A Cox's Bazar retail prices of salt per rupee were:—Brahmunberiah 11 seers and Chandpore 11-8 seers, a la sub-divisions retail prices of salt per rupee were:—Brahmunberiah 11 seers and Chandpore 11-8 seers.
. : 5 : : : : : : : : : : : : : : : : :	: : : : : : : : : : : : : : : : : : :	70 ::: m ::::	: يو:		ani properties in properties i
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2. In sub-divisions retail prices of salt per rupee were:—Banka and Soupole 11 seers and Maddapore 10-8

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2. In Sub-divisions retail prices of salt per rupee were:—Deoghur 13 seers, Pakour 12-8 seers, and Rajmehal 12 sects.

s5 At Bhadiuck retail piece of salt, 9 seets per rupee.

s6 At Kharagdiha in Giridi sub-division retail price of salt, 11 seets.

or In sub-divisions retail prices of salt per rupce were:—Madhubani 11 seers and Tajpore 12 seers.

In sub-divisions retail prices of salt per rupce were:—Hajcepore 12 seers and Sretamarhee 11 seers.

In sub-divisions retail prices of salt per rupce were:—Ewan 11-S seers and Gopalgunge 11-3 seers.

In Betuah retail price of salt, 11-8 seers per rupce.

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01	SEERS OF SO TOLAS.	Kangni or Kakun, Italian millet (Setaria italica).	S. Ch.	 17 11 18 0	• ,
6	PER RUPEE IN	Marua or Ragi (Eleuxins coro- cana).	S. Ch.		• :
60	QUANTITIES PER	Bajra or Cumbu (Pensitsetum typhoideum).	S. Ch.	23 23 25 25 25 25 25 25 25 25 25 25 25 25 25	90
2	QUAN	Jowar or Cholum (Sorghum aut- gare).	S. Ch.	23.3.3.4.2. 23.3.3.4.2. 23.3.3.4.2.8.8	34
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s		Rice, best sort.	S. Ch.	21 /8 91 9 9088 /48	8 10
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DEPARTMENT OF FINANCE AND COMMERCE,

(Statistical Branch).

J. WESTLAND, Offs. Scretary to the Government of India.

J. WESTLAND,

GOVERNMENT OF INDIA. DEPARTMENT OF FINANCE AND COMMERCE.

*UPPLEMENT TO THE STATEMENT OF PRICES CURRENT (RETAIL) OF FOOD-GRAINS FOR THE 1st HALF OF NOVEMBER 1886, PUBLISHED IN PAGE 1578 OF THE REMARKS. õ ç. 5 2 2 Salt. 'n ç ٥ 0 7 911 S s; SUPPLEMENT TO THE "GAZETTE OF INDIA," DATED 11th DECEMBER 1886. ċ. Arhar or Thúr Cadjan Pea (Ca-janus indicus). တ 2 ÷ ŝ ç 2 : : Maize (Zea Mays). 'n Gram, Chenna, Chola, Kadalay or Sunaga (Cicer arietinum). Ġ 0 13 RUPER IN SEERS OF SO TOLAS. = 7 .. Chenna, Kadalay 'n ç, Kangni or Kakun, Italian millet (Setarra italica). 9 : **:** s, ű C ·(vuv) Marua or Ragi (Aleusine Coro-: 17 'n QUANTITIES PER Ċ. ٥ Bajra or Cumbu (Pennisetum typhoideum). Ξ 23 5 vi Ċ Jowar or Cholum (Sorghum vul-gare). 0 ٥ 5 ဟုံ 61 ٥ ċ 9 Rice, common. 0 = 'n ą 7 œ Rice, best sort. 2 'n ů 0 Barley. : 7 'n œ ů ø Wheat. 3 2 9 ທໍ DISTRICTS. Belgaum (revised) Sátára BOMBAY. PROVINCE.

DEPARTMENT OF FINANCE AND COMMERCE,

GOVERNMENT OF INDIA. PUBLIC WORKS DEPARTMENT. RAILWAY TRAFFIC.

No. XXXIV of 1886-87.

APPROXIMATE STATEMENT OF GROSS RECEIPTS AND EXPENSES OF INDIAN RAILWAYS.

N.B.—As regards the figures in column Total Receipts from 1st April to date, audited figures have been used as far as possible.

		length	Keg eip for week e 28th Nove 1885.	NDING MHER,	n length	RECEIP FOR WEEK E 271H NOVE 1886,	NDING	TOTAL RECEIPTS IST APRIL I NOVEMBER	FROM O 281H	Total RECEIPTS I IST APRIL TO NOVEMBER,	ROM 027TH	Tota!	Total
eturn æd.	Railways.	Total mean open.	Total.	Per mile open.	Total mean open.	Total.	Per mile open.	Total.	Per mile open per week.	Total.	Per mile open per week.	Increase in 1880-87.	Decrease in 1886-8;
	Lines worked by Gua-		R	₽		R	R	K	R	R	R	R	R
., 1886	ranteed Companies. Outh and Rohilkhand	608	1,04,878	172	683	1,20,272	176	37,08,255	176	4",53,450	181	5,45,195	
to .	Madras South Indian	801 054		186 123	831 654	1,41,700 84,421	171	40,94,486 29,74,014	108	50,80,119 33,54,709	178	94,633 3,80,605	
to . , 1880	Great Indian Peninsula Bombay, Baroda and	, w	8,28,690	551	1,504	8,92,091	594	2,21,63,170	426	2,13,00,000	4(x)	21,42,827	
	Central India Total .	461 4,088	2,41,231	523	4,133	2,63,000		82,83,865	298	86,65,423	546	3,81,558 35,44,008	
	10112 .	4,000	14,15,380	340	4,133	15,02,144	1 393	4,21,23,700	1 298	4,50,08.707	321	33,44,500	
	State Lines worked by Guaranteed Com-	Ì						İ]			l
, 1886		1,515	9,85,010	651	1,515	8,88, 134	586	3,04,42,301	581	2,97,32,651	570		7,09,650
to .	Patna-Gya Dildarnagar-Ghazipur	57 12	968	200 81	57 12	S,1811, 030	141 52	3,32,208 30,282	168	3,5%,682 30,657	182	26,474 375	
to .	Sindia Rajputana-Malwa (a)	75 1,660	8,245 3,75,900	110 220	75 1,604	8,157 3,40,000	210	2,32,458	187	2,42,651 1,13,03,225	199	10,143 6,76,461	
to .	Southern Mahratta . Indian Midland	315 	29,155	92	476 42	39.307 2, ·70	8 ₂ 54	6,23,220 	57	11,3 1,753 78,838	; (90) , 35	5,12,533 78,638	
	Toral .	3,634	14,11,629	388	3,84	12,05.507	351	43.77.213	337	4.29.72.457	338	5,95,224	
	State Lines worked by	_											
., 1886	Governments Fastern Bengal	233	1,19,220	512	234	1,25,263	535	28,20,054	350	34.41,214	427	6,20,260	
to .	Nalhati Northern Bengal .	27	1,357	50	27	1,430	42	50,054 13,68,537	54	53,907	57 198	2,953 3,26,290	
to .	Kaunia-Dharla	249 37	3,200	204 80	24 <u>0</u> 37	75,500 2,502		82,457	150 64	75-134	59		7,323
to .	Tirhoot	226 45	34,803	154 351	246 45	31,351 10,670	127 237	8,26,000 . 3,43,182	100 221	10,07,500 4,25,571	275	1,81.440 82,38 <u>0</u>	•••
to .	Nagpur and Chattis-	140	24,652	165	149	17,376	117	8,08,170	157	7,62,134	140		46,036
to . ., 1886	Burma Cherra-Companyganj	327	35,048	107	3-27 5	44,579 17	130	13,14,027 	126	14.95,956 (c)1,078	131	1,81,929	
, 1886 to	North-Western (b) . Bareilly-Pubhit .	1,869 36	5.87.417	314 40	1,860) 36	4,37,16	234 51	1,97,28,447 44,731	305	1,05,37,0 S 57:33 ⁸	257 40	12,607	31,90,522
lo ., 1886	Dacca lorhat	86	2,8,5	33	86	5,584 619	65 21	60,617 24,093	30 28	1,60,015 20,257	55 25	1,06,298 2,164	
, 1880		ı	934	37	30	,				(d)4 ₀ 235	28	4,235	***
	TOTAL .	3,309	8,92,766	270	3.378	2,652 7,56,526	224	2,74,73,235	244	2,57,49,997	221		17,22,238
TOTA	I. (GUARANTEED AND												
		11,031	37,19,775	337	11,352	35,54.537	313	11,19.73,267	205	11,43,91,161		24,17,894	
; ESTI	MATED EXPENSES .							5,60 36,844	150	5,70,42,800	140		
	NET RECEIPTS .							5,50,36,423	145	5,67,48,352	147	17,11,929	
	Assisted Companies.												
, 1880 .0	Bengal Central . Rohilkhand-Kumaon .	125	10,330	83	125	9,903	So	3,32,287	77	3.70,435	86	38,148	
, 1886	Assam	67 78	4,237 6,172	63 79	67 78	4,05? 7,282	60 93	1,56,939 1,06,570	67 59	2,09,923 2,25,857	91 80	52,984 59,287	•••
, 1886 ;o	Bengal and North- Western Tarakessur	303	3 6,076	110	303	54,000	178	9,25,243	95	12,81,158	123	2,85,215	6.00.
. 1	TOTAL	22	4,636	208	22	3,934	177	1,65,853	2 6 88	1,50,082 22,46,455	100	4,28,863	6,771
		505	61,451	103	595	79,261	133	, ,, ,, ,, ,, ,,		441411413	,	4113	
1886	Native States. Bhavnagar-Gondal	193	18,351	95	103	23,193	120	6,23,786	03	6,46,858	97	23,072	
0.1	Jodhpore Nizam's	64	5,818	91	64	5,000	78	1,14,461	5.	1,39,880	63	25,419	•••
1886	Mysore .	121	32,133 8,365	266 60	208 140	25,199 8,637	121 62	7,60,182 2,96,.70	181 6t	9,52,222 3,18,300	133	1,92,040 22 9 030	•
	Rajpura-Patiala Morvi	16	1,183	.74	16 51	710 1,342	44 26	29,037	53	37,576 26,186	68 30	8,539 26,186	•
	TOTAL .	534	65,850	123	672	64,081	95	18,23,736	98	21,21,022	95	2,97,286	
	gr the Communication	·		. ,,,,	<u></u>						han 19		

cluding the Campore-Achnera State Railway.

⁽c) Receipts from 16th June to 27th November, 1886. (d) Receipts from 31st October to 27th November, 1886.

GOVERNMENT OF INDIA. REVENUE AND AGRICULTURAL DEPARTMENT.

T SHOWING THE RESULT OF EMIGRATION FROM THE PORT OF CALCUTTA DURING THE MONTH OF NOVEMBER 1886.

No. I .- As to Age and Sex.

					l)Es	ERAF	۸. ۱		TRI	NIDAD	·.	1	lat'	RITIC	ıs.		N _A	TAL.			Suri	INAM,	1		LONI		Tot	TAL		
				Males.	Females.	Total,	Proportion of women to men.	Males.	Femaies.		Propertion of women	Males,	Females.	Total.	Proportion of women to men.	Makes.	Females.	Total.	Proportion of women to men.	Maies.	Females.	أوا	No.	Females.	Totai,	Propertion of women	Mares.	Females	GRAND TOTAL.	Remarks.
				11	12	23	. 8							•••				•••		7	11	18 8	1	٠, ١			18	3 23	41	-
cars				30	1 1	40										٠.				10	74	30 €	1				46	30	76	•
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,,	•		٠	189	87	270	ie e.	١		•••								•••		125	62			.	-	.	314	149	475	
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GRAND	To	TAL		,67	163	530		Ţ.,				-		•••		Ī	_i		,	240	113	353	Ī			.	607	27	883	

No. II .- As to places whence Emigrants come to Calcutta for Embarkation.

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n Provinces .	•	1.37	73	210		 							اا			 110, 63	173						2,7 13	383	
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GRAND TOTAL		367	163	530		 - 1							,	j		 240 113	ر5د				;		607 .75	88 1	

No. III .- As to Caste and Religion.

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id high castes 63 21	8.4								 		••• ;		40	22	ñ2				•••		103	43	146	
63 17	8u .						-		 		!	•	50	23	81				•••		123	39	161	
. Hindoon . 82 38	120				•••				 		•••		44	1;	61				•••		126	55	181	
.) (108 57	165 .		-						 		•••	•••	66	31	97	•••	}		•		174	88	262	
50 30	80 .	··· ·	•••	"	•••				 -		•••		31	21	54		!		***		81	51	132	
		<u></u>	<u> :::</u>		<u></u>	<u></u>			 					_						·	'		1	
GRAND TOTAL 367 163	530	" <u>"</u>	•						 		•••		240	113	353			•	•••	<u>'</u> ••	6.17	276	583	
11.00 mg - 10.00 - 10.00 mg - 10.				-	==		1.70	-	_				_	_			-	_				_		

MEMO.	M.	F.	TOTAL.
I Hindoos	525	225	750
2 Musulmans	81	51	1,2
3 ('hristians	1	l	1
TOTAL .	647	270	883

E. C. BUCK, Secretary to the Government of India.

GOVERNMENT OF INDIA.

REVENUE AND AGRICULTURAL DEPARTMENT.

REPORTS ON THE STATE OF THE SEASON AND PROSPECTS OF THE CROPS FOR THE WEEK ENDING 22nd DECEMBER 1886.

GENERAL REMARKS.—There has been slight but seasonable rain during the past week in the Madras Presidency and the Deccan, and local showers in Central India, Rajputana, and Hyderabad.

Some damage has been occasioned by the late heavy rains in a few districts of Madras and Bombay, while in the western districts of the North-Western Provinces more rain would be beneficial, but on the whole the *rabi* crops are in good condition and promise well. In the Punjab rain is much needed to complete the *rabi* sowings.

Harvesting of the kharif crops continues in progress in the Bombay districts and Hyderabad, and the winter rice is being reaped in Burma, Bengal, and Assam with prospects of a fair outturn.

Elsewhere the autumn harvest has been completed.

Prices are rising in parts of the Punjab and are generally steady elsewhere.

Cholera and fever are still prevalent in Bengal, though less severe, and smallpox exists in Madras, Bombay, and at Peshawar. Elsewhere the public health is fair.

Cattle-disease is reported from Madras, Bombay, Burma and most of the other provinces, but is nowhere serious.

Presidency or Province and District.	Rainfall for week under report.	State of agricultural prospects.
Madras—(Dec. 22nd) Bellary	This week '05 Last week '22	Standing crops generally fair, but in parts of one taluk paddy withering. <i>Dholl</i> affected by insects and cotton by disease. Harvest wet and dry grains and sugarcane, yield average. Fever and cattle-disease in two taluks.
Kurnool	12	Standing crops good. Harvest paddy, outturn average. Small- pox in one and cattle-disease in four faluks.
Ganjam	This week 195 Last week 3'08	Paddy, both standing and reaped, affected by last week's heavy rain in two taluks. Smallpox slight in three taluks. Fever and cattle-disease in one. Cholera exists.
Kistna	This week *92 Last week *90	Standing crops generally good. Harvest paddy and cholum, out- turn middling. River 2'2 feet over anicut. Fever in five and cholera in four taluks. Cattle-disease rather severe in two taluks.
Chingleput (Madras), .	.01	Standing crops good. Harvest paddy, outturn below average,
Coimbatore	.13	Smallpox in one, fever in two, and cattle-disease in four taluks. More rain wanted. Standing crops generally good. Harvest wet and dry grains, outturn, paddy and ragi, generally above averag. Rest about average. Fever in three taluks; smallpox and cattle-disease in one.
Tanjore	.05	Standing crops generally good. Harvest paddy, outturn up to average, Cattle-disease in one taluk.
Madura	This week 103	Cattle-disease in one taluk.
Malabar	Last week '47 '53	Standing crops second crop paddy earing. Harvest paddy, out- turn average. Fever in one, smallpox slight in seven, and cattle- disease in three taluks.
Travancore	*59	Standing crops paddy in ear. Fever in parts. General Remarks.—General prospects fair.
Bombay— Karachi		River at Kotri on 20th, 3 feet 6 inches against 4 feet 2 inches on same date last year; kharif harvesting almost completed; fever in 12 and cattle-disease in 3 talukas; wheat, red rice and
Hyderabad		bajri in Karachi 24, 30 and 32 and in Mirpur Batoro 46 and 42 pounds per rupee respectively. Kharif harvesting still in progress in some talukas; *abi cultivation good; river at Kotri on 20th, 3 feet 6 inches against 4 feet 2 inches on same date last year; fever in nine and cattle-disease in four talukas; wheat 25, jowari 40, bajri 37, rice white 20, and red 28 pounds per rupee.
Ahmedabad		Rabi crops promising; one case of cholera in city fatal; wheat 23
Baroda .	1	and bajri 33 pounds per rupee. Public health generally fair; cattle-disease in Dehgam; operations of rabi sowing and kharif harvesting in progress; bajri 33, wheat 18 and rice 22 pounds per rupee.
Surat	· · · · · ·	Crops healthy; fever, cough and smallpox in Bardoli and fever in
Nasik		Mandavi; jowari 36 and nagli 46 pounds per rupee. Kharif reaping and rabi sowing nearly completed; kharif threshing commenced in some places; public health generally good. Wheat 25%, bajri 33% and rice 17%, pounds per rupee.

Presidency or Procuse and District.	Rainfall for week under report.	State of agricultural property.
ombaycontd. Colaba (Bombay)		Abnormal temperature; nil on 15th and 16th, 2° en on 17th, rose to 3° warm on 18th, and gradually fell to 1° cool
Poona	Light showers in Junuar, Indarpur, Sur and Mayal	baira 42 and jowari 60 pounds in the district, and baira 37.
♠hmednagar	talukas. Slight rain chiefly in South.	where sheep and grain have been washed away; but generally beneficial in other places; bajra average 54 and jowari 68
Sholapur	Barsii '66, Madha i'2, Karmala 1'90, Pan- dharpur'04, Sangola '10, Malsiras 1'9,	crops generally doing well; public health good; jowari 71
Dharwar	Mugud 10, Hubli 30, Bankapur 103, Na- valgund 173, Mun- dargi 120, Ron 129, Nargund 110.	Harvesting of rice and jowari in progress; cotton crop generally good, expect in Nargund and Mundargi; wheat generally good; slight cattle-disease in Kod; fever in some talukas; jowari 59½ and rice 24½ pounds per rupee.
Kanara	Sidapur '27, Mund- god and Yellapur '18, Haliyal '22, Supa '45.	Rice and betel-nut harvest continue above Ghats. Fever in four and slight cattle-disease in five talukas. Common rice in Karwar and district average 12½ seers per rupee.
Rajkot	- 1 10	General health fair; measles in Gondal, Jetpur and Porbunder; early crops all brought into grain yard; late crops in good condition. Wheat 25, bajra 24 and jowari 35 pounds per rupee. General Remarks.—Slight rain in parts of the Deccan and Southern Maratha Country. Standing crops slightly damaged by rain and blight in parts of Ahmednagar and Bijapur, but in good condition, elsewhere fever in parts of twelve, cattledisease in parts of ten and smallpox in parts of two districts.
ings1—(Dec. 22nd). Chittagong (Dec. 21st)	Nil	Weather seasonable. Harvesting of aman continues; outturn of chhota dhan good. Winter crops being transplated. Prices
Dacca	Nil	stationary. General health good. Harvesting of aman nearly finished. Winter crops doing well. Boro paddy being planted. Sporadic cholera in several parts of district.
4-Pergunnahs	, Nil	Prospects favourable. Harvesting of amon continue: Public health
Khodina	Nil ·	good, but sporadic fever and cholera continue. Weather clear. Cutting of aman continues; output good. Winter
Moorshedabad	Nil	weather clear and cool. Aman being cut. Prospects of rab and
oubn a	Nil	indigo good. Some cholera. Weather seasonable. Aman being harvested. Winter crops promising. Cholera abating in Serajgunge; a few cases reported in
Dinagepore	Nil	Pubna town. Weather cold. Prospects of <i>rabi</i> crops good. Harvesting of laterice and sugarcane progressing. Cholera reported from six thanasand cattle-disease from two.
Rungpore	Nil	Harvesting of aman in progress. Rahi crops look well. Public health improving.
Midnapor€	Nil	Rice harvest yielding fairly. Rabi crops promising. Fever abating, but sporadic cholera still prevalent.
Burdwan	Nil	Harvesting of aman still continues. Prospects of rabi good. Public health indifferent.
Bhagulpore	Nil	Rice harvest in progress and comes up to expectatior:. Rabi crops doing well. Cholera still hangs about.
Monghyr		Weather very favourable. Poppy coming on nicely and prospects
Purneah ·	Nil	continue good. Rice being harvested. Rabi sowings nearly completed. Pros-
Durbhanga	Nil	pects good. Public health has much improved. Harvesting of paddy almost over. Prospect of rabi continue favourable. Poppy and tobacco looking well. Prices falling.
Mozustarpore		Public health generaly good. Poppy very promising.
Sarun	Nil	Prospects of poppy excellent. Weather favourable. Harvesting of rice in progress. Prospects of poppy and rabic crops favourable. Prices stationary. Fever still reported. Public health fair.
Patna	Nil	lic health fair. Prospects of rabi crops excellent. Poppy, cotton and castor plants growing well. Rahar flowering. Public health good.
Gya	Nil	Weather bright and cold. Prospects good. Rice giving good
Shahabad		outturn. Fever and cholera still reported. Poppy greatly benefited by late rain; weeding in progress; lower
Hazareebagh	Nil	land crop in places looking yellow. Weather seasonable. Harvesting of rice nearly completed. Prospects of rabi and poppy excellent. A few cases of fever and smallpox reported from head-quarters sub-division. Cattle-disease decreasing.

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			· mass ·
Presidency or Prov and District.		Rair all for week under report.	State of agricultural
Bengal- witt.			¢.
C के नाम		Nil	Weather cold. Rice being harvested. Outturn fair. Sowing of dolna rice has commenced. Price of rice unchanged. Rabi growing fairly. Fever prevails. General Remarks.—No rain fell during the week. Weather seasonably cold. Aman harvest is in full progress, and is generally expected to yield well. Rabi and poppy crops generally promise well. No marked change in price of rice since last week. Public health improving, but fever and cholera are still
NW. Provinces Oudh—(Dec. 22nd)	and		prevalent in many places.
Benares (Mec. :	21st) 20th)		Weather bright, and cold increasing. Agricultural prospects favourable. Sugarcane pressing in progress. Supplies ample. Prices steady. The public health is generally good. Some cases of cattle-disease are reported from the Sadar. Rabi looking well. Prices slightly risen. Health fair.
Fyzabad ("	21st)	Nil	Weather very cold. Rubi crops have germinated well and are being irrigated. Markets well supplied. Cholera still prevails.
Lucknow (,, 2	oth)		Weather clear, Irrigation of rabi going on. Poppy being weeded. Crops look well. Markets well supplied. Prices steady.
Rai Barelli (" 2	oth)		Public health good. Cattle-disease decreasing. Weather cold, with westerly wind. Prospects of rabi crops favourable. Markets well supplied. Prices stationary. Some cases
Pertabgarh ("	215t)		of cholera reported from tahsil Dighijaiganj Weather setsonable. Prospects continue good. Prices almost
Allahabad ("	") A	tahsil; none else-	stationary. Health of people and cattle good. Weather seasonable. Standing crops doing well. Markets fully stocked. Prices show a tendency to fall. Health good.
Cawnpore ("	")	where.	Weather clear and cold. Rahi being irrigated and thriving. Poppy healthy and vigorous everywhere. Prices slightly risen.
Farakhabad ("	,,)		Fever in two parganas. Rabi and second poppy sowings are germinating. Markets well
Sitapur ("	,,)		supplied. Health good. Weather cloudy. Irrigation of rabi in progress. Poppy crops
Bareilly (,, Banda (,,	,,)	N1l	thriving. Prices have a tendency to rise. Public health good. Everything flourishing. Knartf harvesting nearly completed. Rabi crops flourishing. Slight rise in prices. Public health fair. Fever decreasing.
Kumaon 4 5	.,)	'	Cattle-disease in one village. Weather fine and cold. Rain required for rabi crops now springing
Agra , 2		Nil	up. Prices stationary. Health good. Cattle-disease very little. Rain is now needed. Irrigation going on. Prices steady. Fever
`*.1	,,)	*80 [continues. Rain beneficial to crops. Prices slightly risen. Public health good.
Ballia ("	")	Nil	Slight cattle-disease. Weather cold and seasonable. Rahi sowings thriving. Reaping of rice crop nearly finished. Cane-pressing in progress. Markets steady. Supplies plentiful. Cholera and tever abating. Public health repeatly good.
Mccrut (" 2 Punjab—(Dec. 22nd)	elst)	Nil	health generally good. Weather cloudy. Rain much wanted. Crops so far flourishing. Prices of tood-grains risen seriously; white wheat 1.4½, red wheat 1.5½ seers per rupee. Supplies from outside scanty. General Remarks.—Weather clear and cold. Slight showers in some places, but more rain required in Northern and Western districts for the rabi crops. Prospects continue; favourable. Markets well supplied and prices generally steady. Public health fair.
Delhi			Health good. Prices fluctuating. Rabi crops promising.
Hissar' Umballa			Report not received. Health fair. Prices stationary. Rain much wanted for rabi sowings.
Jullundur			Health good. Prices stationary. Rain wanted for Rabi sowings.
Amritsar Sialkot			Health good. Prices rising. Rain much wanted for rabi sowings.
Ferozepore Lahore Rawalpindi Shahpur			Health good. Prices stationary. Rain wanted for rabi sowings. Health good. Prices rising. Rain wanted for rabi sowings. Health good. Prices rising. Rabi prospects average. Health good. Prices high and stationary. Rain much wanted for rabi sowings.
Mooltan Dera Ismail Khan Peshawar			Health good. Prices fluctuating. Rabi sowings almost finished. Health good. Prices stationary. Rabi sowings in progress. Smallpox prevalent. Prices almost stationary. Rain much wanted for rabi sowings. General Remarks.—No rain; rain much wanted in Umballa, Jullundur, Ferozepore, Sialkot, Lahore, Shahpur and Peshawar districts. Smallpox prevalent in Peshawar, elsewhere health good. Prices rising in Amritsur, Sialkot, Lahore and Rawal-
			pindi districts. Fluctuating in Delhi and Mooltan. Stationary elsewhere. Rabi sowings nearly completed.

SUPPLEMENT TO THE GAZETTE OF INDIA, DE

	Rainfall for week	State of agricu
	, under report.	State of agricu
Central Provinces		
(Dec. 22nd). Nagpur.		Weather clear and cold Ricost' V.
		Weather clear and cold. Rice-t puart-curers in progress. Rabi crops thriving. Tribes steady. Crops favourable. Fevers prevail. Prices steady.
Jubbulpore . Saugor (Dec. 21st)		Weather clear and cold. Rabi prospect good. Health good.
Seoni		Prices slightly rising. Weather clear and cool. Prospects of rabi crops good. Health
Hoshangabad		good. Prices steady. Rabi crops flourishing. Fever continues. Prices stationary.
Khandwa .	• •	Weather cool and seasonable. Cotton-picking in progress, Rabi prospects favourable. Health good. Prices steady.
Raipur		Weather clear and cold. Rice gathered apping of kudo nearly finished. Rabi crops good; except tur damaged in
		places by clouds. Fever and cattle disease decreasing. Rice 20
Bilaspur .		seers and wheat 25 seers per rupee. Kharif being threshed. Wheat germinated doing well; linseed
		and masur somewhat injured by clouds. Fever prevalent. Cattle-disease in places.
Sambalpur (Dec.18th)	•05	Rice being harvested. Cholera in places. Rice 25 seers per rupee. General Remarks.—The rabi crops are doing well; Inseed
		slightly damaged by clouds in Bilaspur. The threshing and harvesting of kharif crops continue. Fever prevalent in a few
Burma —(Dec. 18th)		districts. Prices generally steady.
Akyab	Nil	A few cases of cholera in town, some fatal. Cattle healthy,
Bassein	Nil	Crops good. Public health and health of cattle good. Crops generally good.
Rangoon	Nil Nil	One fatal case of cholera, otherwise public health good. Public health and health of cattle good. Reaping progressing.
Tavoy	Nil	Public health and health of cattle good. Reaping of the general crops progressing.
Pegu	Nil	Public health and health of cattle good. Reaping progressing. Crops slightly damaged by rats in one township.
Henzada	Nil	Public health and health of cattle good. Reaping almost completed.
Prome	Nil	A tew slight cases of cholera in one township. Cattle healthy.
Toungoo		Crops in good condition. Slight cholera in one township. Cattle healthy. Crops good. Five fatal cases of cholera in one village; otherwise public health
Thayetmyo .		good. Cattle healthy. Reaping progressing.
		General Remarks.—Slight cholera in parts of eight districts. Several deaths in Akyab town, one in Ramanand five in Thayetmyo district. Pever in Kyoukpyu district.
		where healthy. Harvest progressing. Slight Jamage to crops
Assam—(Dec. 22nd)		from rats in part of Pegu district. Prospect Good.
Gauhati	Nîl	Weather seasonable. Public health fair. Reaping of sali still in progress. Prospects of crops good.
Sylhet . Cachar .	Nil Nil	State and prospects of the crops good on the whole. Weather cold. Reaping of sali crops progressing. Common
	1.83	rice 123 seers per rupee. Health good. Weather seasonable. Prospects of crops good, Gathering of
Dibrugarh .	* 03	matkulai and reaping of sali progressing. Cholera abating.
Mysore and Coorg— (Dec. 22nd)		On the second weak the Prince Process of the St.
Bangalere		Standing crops in good condition. Prospects continue favourable. Public health good. No material change in prices excepting in
Mercara		Hassan where they have failen. Crops in good condition. Slight rise in prices.
Berar and Hyderabad—		•
(Dec. 22nd) Amraoti (Dec. 22nd)		Weather clear and cold. Cotton picking and knarif harvesting continue. Rabi crops in good condition. Wheat 20 and jowari
Akola	·61	20 seers per rupee. Kharif harvesting progressing. Rabi crops doing well.
Hyderabad.	Nil	Harvesting of abi crops concluded; talu crops continue to be
		sown; rabi crops prospering. Fever and ague prevalent in the district. Prices—wheat 14½, coarse rice 12½, white juar 22½ and
Central India States-		tur 17 seers per current sicca rupee.
Indore Morar (Gwalior) .	No rain No rain	Weather clear. Prospects good. Health and prospects good. Weather seasonable.
Sutna Neemuch		Health and prospects good. Health and prospects good. Weather seasonable.
Goona Agar		Health and prospects good. Health and opium prospects good.
Schore	.15 3,33	Weather clear and cool. Opium crops being sown, Weather cold. Prospects excellent. Health good, Prices steady.
Nowgong Bhopawar Kharwara (Don Loth)	3'33	Prospects good, except fever in places. Prices steady.
Kherwara (Dec. 19th)		Tanks and wells decreasing slightly. Crops progressing favourably. Health good. Prices stendy. Cold scasonale.
Partabgarh(" 18th)		Tanks less than half full. Diarrhoa decreasing. Prices steady. Weather cold.
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ENT TO THE GAZETTE OF INDIA, DECEMBER 25, 1886.

	~-	-	vin e	alifall for week und report.	State of agricultur
	list	rict	. У,		17
	(Ď	Į,			Weather seasonable. Fever abated. Tanks drying up. Wells good. Health good. Crops good. Weather dry and cool.
Marwar	(93	1800		Tanks nearly full. Health good. Crops good. Weather cold but mild. Prices stationary.
Meywar	("	")		Water in tanks and wells decreasing. Rabi sown. Health good. Prices stationary. Weather fine and cold.
Harowti Jhallawar	(20	18th) 20th)	Showers in some dis-	Weather fair. Health good. Prospects good. Weather seasonable. Health and prospects good.
Ajmere	(Ĺ	21st)	tricts.	General health fair. Rabi crops being irrigated. Prices station-
Hotah Bhuttpei	()	. 2 17 17	18th) 21st)	No rain	ary. Health good. Prices stationary. Weather getting cold. Rabi doing well. Prices steady. Health good. Weather clear.
Ulwar Dholpore	())))	") 19th)	No rain	Health good. Wells decreasing. Prices tending to rise. Tanks and wells low. Rabi crops flourishing. Health good. Prices stationary. Weather cold.
Sujangurh	١	99	18th)		Fever prevalent. Slight cholera. Prices stationary.
Dungargu		44.3	• •		Files stationary.
Nepal—(Dec Katmandı			17th)	.17	

E. C. BUCK,
Secretary to the Government of India.